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इस भाग में भिग्म पृष्ठ संख्या की जाती है जिससे कि यह अलग संकलन के रूप में रखा जा सके Separate paging is given to this Part in order that it may be filed as a separate compilation

> भाग II—खण्ड 3—उप-खण्ड (ii) PART II—Section 3—Sub-section (ii)

(रक्षा मंत्रालय को छोड़कर) भारत सरकार के मंत्रालयों और (संघ राज्य क्षेत्र प्रशासनों को छोड़कर) केखीय प्राधिकारियों द्वारा जारी किए गए सांविधिक आवेश, और अधिसुचनाएं

Statutory Orders and Notifications issued by the Ministries of the Government of India (other than the Ministry of Defence) by Central Authorities (other than the Administrations of Union Territoties)

मारत निर्वाचन आयोग

ग्रावेश

नई विल्ली, 21 प्रस्तूबर, 1980

कार भार 3246 .—यमः, निर्वाचन भायोग का समाधान हो गया है कि मई, 1980 में हुए तिमलनाडू विधान सभा के लिए साधारण उप निर्वाचन के लिए 171-मयूरम संमदीय निर्वाचन के लिए 171-मयूरम संमदीय निर्वाचन के लिए विश्वचार श्री एसर सन्धानम, 37, पण्चिम भार्या स्ट्रीट, थिहिबलान्डूर, मयूरम, थान्जाबुर जिला (मिल नाडू) लोक प्रतिनिधित्व भिधिनियम, 1951 तथा तद्धीन बनाए गए नियमो द्वारा श्रपेक्षित श्रपने निर्वाचन व्ययों का कोई भी लेखा दाखिल करने में असफल रहे हैं;

भौर, यतः, उक्त उम्मीववार ने, उसे सम्यक सूचना विये जाने पर भी श्रपनी इस ग्रसफलता के लिए कोई कारण ग्रथवा स्पष्टीकरण नही विया है, भौर निर्वाचन ग्रायोग का यह भी समाधान हो गया है कि उसके पास इस असफलना के लिए कोई प्रयप्ति कारण या न्यायौजित्य नही है;

मत: मब, उक्त प्रधिनियम की धारा 10-क के प्रनुपरण में निर्वाचन भ्रायोग एतव्हारा उक्त श्री एम० सन्थानम को संसद के किसी भी मदन के या किसी राज्य की विधान सभा प्रथवा विधान परिषद् के सदस्य खुने जाने भीर होने के लिए इस भादेश की तारीख से तीन वर्ष की कालाविध के लिए निर्माहत घोषित करना है।

[सं० तमिल ० -वि० स० /171/80(23)]

ELECTION COMMISSION OF INDIA

ORDERS

New Delhi, the 21st October, 1980

S.O. 3246.—Whereas the Election Commission is satisfied that Shri S. Santhanam, 37, West Araya Street, Thiruvilandur, Mayuram, Thanjavur District (Tamil Nadu), a contesting candidate for general election to the Tamil Nadu Legislative Assembly held in May, 1980 from 171-Mayuram Constituency, has failed to lodge an account of his election expenses at all as required by the Representation of the People Act, 1951, and the Rules made thereunder;

And whereas the said candidate, even after due notice has not given any reason or explanatios for the failure and the Election Commission is satisfied that he has no good reason or justification for the failure;

Now, therefore, in pursuance of section 10A of the said Act, the Election Commission hereby declares the said Shri S. Santhanam to be disqualified for being chosen as, and for being a member of either House of Parliament or of the Legislative Assembly or Legislative Council of a State for a period of three years from the date of this order.

[No. TN-LA/171/80(23)]

का०कार 3247 — यह, निर्वाचन प्रायोग का समाधान हो गया है कि सई, 1980 में हुए तिमलनाडू विधान सभा के लिए साधारण निर्वाचन के लिए 229-नगर कोईल समदीय निर्वाचन-क्षेत्र से चुनाव लड़ने वाले उम्मीतवार श्री एम० सुगानात्यम, कोडोट्टी पराक्काई, जिला कत्या कुमारी, पीन कोड-829801, लोक प्रतिनिधित्व श्रिधिनियम, 1951 तथा नद्धीन बनाए गए नियमों द्वारा प्रपेक्षिन प्रपने निर्वाचन क्ययो का कोई भी लेखा दाखिल करने में असफल रहे हैं,

भौर, यत, उक्त उम्मीदवार ने, उसे सम्यक सूचन। दिये जाने पर भी भ्रपनी इस भ्रमफलता के लिए कोई कारण भ्रथना स्पष्टीकरण नहीं दिया है, भौर निर्वाचन भ्रायोग का यह भी समाधान हो गया है कि उसके पास इस भ्रमफलता के लिए कोई प्रवर्षित कारण या न्यायौजित्य नहीं है ,

भत. भज, उक्त श्रिश्तियम की धारा 10-क के श्रनुसरण में निर्वाचन भाषोग एतद्बारा उक्त श्री एम० सुगानान्थम, को समद के किसी भी सदन के या किसी राज्य की विधान मभा श्रथवा विधान परिषद् के सदस्य चुने जाने श्रीर होने के लिए इस श्रादेश की सारीख से सीन वर्ष की कालाविध के लिए निरहित घोषित करता है।

[सं० तमिल०-वि॰स०/229/80(24)]

8.0. 3247.—Whereas the Election Commission is satisfied that Shri M. Suganantham, Kadotti Parakkai District Kanniyakumari, P.m Code-629601, a contesting candidate for general election to the Tamil Nadu Legislative Assemly held in May, 1980 from 229-Nagercoil constituency, has failed to lodge an account of his election expenses at all as required by the Representation of the People Act, 1951, and the Rules made thereunder;

And whereas the said candidate, even after due notice, has not given any reason or explanation for the failure and the Election Commission is satisfied that he has no good reason of justification for the failure;

Now, therefore, in pursuance of section 10A of the said Act, the Election Commission hereby declares the said Shri M. Suganantham, to be disqualified for being chosen as, and for being a member of either House of Parliament or of the Legislative Assembly or Legislative Council of a State for a period of three years from the date of this order.

[No. TN-LA-229/80(24)]

नई विल्ली, 27 ग्रम्यूबर, 1980

का ब्यां 3248— यत , निर्वाचन प्रायोग का समाधान हो गया है कि मई, 1980 में हुए तिमल नाड़ विधान सभा के लिए साधारण निर्वाचन के लिए 112-धारापुरम समवीय निर्वाचन-क्षेत्र से चुनाव लड़ने वाले उम्मीदवार श्री ए० के० बालाइ, ज्यान सपुत्र श्री कश्चास, बी० भ्रो० सी० स्ट्रीट, धलनगीम, धारापुरम तालुक (तिमलनाडू) लोक प्रतिनिधिन्य प्रधिनियम, 1951 तथा तद्धीन बनाए गए नियमो द्वारा भ्रमेक्षित अपने निर्वाचन व्ययों का कोई भी लेखा वाखिल करने में असफल रहे हैं ,

भौर, यत, उक्त उम्मीदबार ने, उसे सम्यक सूचना विये जाने पर भी भपनी इस अमफलतः के लिए कोई कारण अभवः स्पष्टीकरण नहीं वियः है, और निर्वाचन आयोग का यह भी समाधान हो गया है कि उसके पास इस असफलता के लिए कोई प्रयप्ति कारण या न्यायौषित्य नहीं है,

झतः ग्रब, उक्त भिधितयम की धारा 10-क के झनुसरण मे निर्वाचन भायोग एतक्षारा उक्त श्री ए० के० बालाकृष्णन को ससद के किसी भी सदन के या किसी राज्य की विधान सभा श्रयवा विधान परिषद् के सदस्य चुने जाने और होने के लिए इस भादेश की तारीख में तीन वर्ष की कालाविध के लिए निर्राहत घोषित करता है।

[सं० त० ना०-वि० स०/112/80(25)]

New Delhi, the 27th October, 1980

S.O. 3248—Whereas the Election Commission is satisfied that Shri A, K. Balakrishnan S/o Shri Karuppanan, V.O.C. Street, Alangiam, Bharapuram Taluk, (Tamil Nadu) a contesting candidate for general election to the Famil Nadu Legislative Assembly held in May, 1980 from 112-Dharapuram Constituency, has failed to ledge an account of his election expenses at all as required by the Representation of the People Act, 1951, and the Rules made thereunder;

And whereas the said candidate, even after due notice, has not given any reason or explanation for the failure and the Flection Commission is satisfied that he has no good reason or justification for the failure;

Now, therefore, in pursuance of section 10A of the said Act, the Election Commission hereby declares the said Shri A K. Balakrishnan to be disqualified for being chosen as, and for being a member of either House of Parliament or of the Legislative Assembly or Legislative Council of a State for a period of three years from the date of this order.

[No. TN-LA/112/80(25)]

कां गा 3249 --- यत, निर्वाचन भायोग का समाधान हो गया है कि मई, 1980 में हुए निमल नाष्ट्र विश्वान सभा के लिए साधारण निर्वाचन के लिए 117-कंगोयम ससदीय निर्वाचन-श्रेष्ठ में पृनाव लड़ने वाले उम्मीदवार श्री कें वें सुन्नासप्पम, 9/87, बाजार स्ट्रीट, मजीद स्ट्रीट, कगोयम, जिला पेरीयार (तमिल नाड़) नोक प्रतिनिधिष्य धार्धिनियम, 1951 तथा नद्धीन बनाए गए नियमो द्वारा ध्रपेक्षित अपने निर्वाचन थ्ययों का कोई भी लेखा वाखिल करने में ध्रमफल रहे हैं

श्रीर, यत, उक्त उम्मीक्थार ने, उसे सम्यक सूचना दिये जाने पर भी श्रपनी इस श्रमफलता के लिए कोई कारण श्रथवा स्पष्टीकरण नही दिया है. भीर निर्वाचन श्रायोग का यह भी समाधान हो गया है कि उसके पास इस श्रमफलता के निए कोई प्रयोप्त कारण या न्यायौचित्य नहीं है,

भत अब, उक्त अधिनियम की धारा 10-क के धनुसरण में निर्वाचन भागोग एनव्द्वारा उक्त श्री कैं० जे० सुन्नामण्यम को समद के किसी भी सबय के या किसी राज्य की विधान सभा अधवा विधान परिषद् के सदस्य चुने जाने और होने के लिए इस आदेश की तारीख से तीन वर्ष की कालाविध के लिए निर्दाहन घोषित करता है।

[म० त०ना०-वि०म०/117/80(26)]

S.O. 3249.—Whereas the Election Commission is satisfied that Shri K J. Subbaramaniam, 9/87, Bazar Street, Majeed Street, Kangayam, District Periyai (Tamil Nadu), a contesting candidate for general election to the Tamil Nadu Legislative Assembly held in May, 1980 from 117-Kangayam assembly constituency, has failed to lodge an account of his election expenses at all as required by the Representation of the People Act, 1951, and the Rules made thereunder;

And whereas the soid candidate, even after due notice has not given any reason or explanation for the failure and the Election Commission is further satisfied that he has no good reason or justification for such failure;

Now, therefore, in pursuance of section 10A of the said Act, the Election Commission hereby declares the said Shri K. J. Subbaramaniam to be disqualified for being chosen as, and for being a member of either House of Parliament or of the Legislative Assembly or Legislative Council of a State for a period of three years from the date of this order

[No TN-LA/117/80(26)]

नई विल्ली, 28 मन्तूबर, 1980

का॰ आ॰ 3250 -- मत , निर्वाचन ग्रायोग का समाधान हो गया है कि मई, 1980 में हुए तमिलनाजू विधान सभा के लिए साधारण निर्वाचन के लिए 120-इरोडे सनकोम निर्वावन-श्रेत्र से चुनाव लड़ने वाले उन्नीदवार श्री एम० एस० करपश्चन, सपुत्र श्री सेनगोडन, मनाकात्तूर, मेत्तूरा सूत्रमपलायम, इरोडे, (तिमलनाडू) लोक प्रतिनिधित्व प्रधिनियम, 1951 तथा नद्धीन बनाए गए नियमी द्वारा प्रपेक्षित ग्रपने निर्वाचन व्ययों का कोई भी लेखा दाखिल करने मे श्रमफल रहे है ;

श्रीर, यत. उक्त उम्मीदवार ने, उसे सम्यक सूचना दिये जाने पर भी श्रपनी इस श्रमफलना के लिए कोई कारण श्रथवा स्वय्टीकरण नाड़ दिया है, श्रीर निर्वाचन श्रायोग का यह भी समाधान हो गया है कि उसके पास इस श्रमफलना के लिए कोई प्रयस्ति कारण या न्यायौचित्य नहीं है;

धनः प्रव, उक्त प्रधिनियम की धारा 10-क के प्रनुसरण में निर्वाचन धायोग एनव्हारा उक्त श्री एम० एम० करपन्नन को संसद के किसी भी सदन के या किसी राज्य की विधान गभा प्रथवा विधान परिषद् के सदस्य चुने जाने भीर होने के लिए इस ब्रादेश की तारीख से तीन वर्ष की कालाविधि के लिए निर्साहन घाषिन करता है।

[सं॰ त॰ना॰-वि॰स॰/120/80(27)]

New Delhi, the 28th October, 1980

S.O. 2250.—Whereas the Election Commission is satisfied that Shri M. S. Karupannan, S/o Shri Sengodan, Manakattur, Mettunasuvampalayam, Erode, (Tamil Nadu), a contesting candidate for general election to the Tamil Nadu Legislative Assembly held in May, 1980 from 120-Erode Constituency, has failed to lodge an account of his election expenses at all as required by the Representation of the People Act, 1951, and the Rules made thereunder;

And whereas the said candidate, even after due notice, has not given any reason or explanation for the failure and the Election Commission is satisfied that he has no good reason or justification for the failure;

Now, therefore, in pursuance of section 10A of the said Act, the Election Commission hereby declares the said Shri M. S. Karupannan to be disqualified for being chosen as, and for being a member of either House of Parliament or of the Legislative Assembly or Legislative Council of a State for a period of three years from the date of this order.

[No. TN-LA/120/80(27)]

का० आर० 3251.— अतः, निर्वाचन प्रायोग का समाधान हो गया है कि मई, 1980 में हुए तमिलनाडू विधान सभा के लिए साधारण निर्वाचन के लिए 120-इरोडें समदीय निर्वाचन-क्षेत्र से चुनाव लड़ने वाले उम्मीव-वार श्री धार० चक्करापानी, सपुल श्री रामाराजुलू, नम्बर 1, पूसारी गौडेर, काड् सुरमपट्टें, नल रोड़, इरोडे-9 (तमिलनाडूं), लोक प्रतिनिधिन्व सिधिनियम 1951 तथा तब्धीन बनाए गए नियमों द्वारा श्रपेक्षित श्रपने निर्वाचन ब्ययों का कोई भी लेखा दाखिल करने में धसफल रहे हैं ;

भौर, यतः, उक्त जम्मीदवार ने, उसे सम्यक सूचना विये जाने पर भी भपनी इस भसफलता के लिए कोई कारण भ्रथवा स्पष्टीकरण नहीं दिया है, भौर आयोग का यह भी गमाधान हो गया है कि उसके पाम इस श्रसफलना के लिए कोई प्रयप्ति कारण या न्यायौषित्य नहीं है

अतः भव, उक्त प्रधिनियम की धारा 10-क के ग्रनुसरण में निर्वाचन भायोग एनब्दारा उक्त श्री आर० चक्करत्पानी, को संसद के किसी भी सदन के या किसी राज्य की विधान सभा ग्रथबा विधान परिषद् के सबस्य जुने जाने भीर होने के लिए इस ग्रादेश की नारीख से तीन वर्ष की कालाविधि के लिए निर्दास घोषित करना है।

[सं० त०ना०-वि० स०/120/80(28)]

S.O. 3251.—Whereas the Election Commission is satisfied that Shri R. Chakkrapani, S/o Shri Ramarajulu, No. 1 Poosari Gounder, Kadu Surampatty, Nul Road, Erode- 9 (Tamil Nadu), a contesting candidate for general election to the Tamil Nadu Legislative Assembly held in May, 1980 from 120-Erode constituency, has failed to lodge an account of his election expenses at all as required by the Replesentation of the People Act, 1951, and the Rules made thereunder;

And whereas the said candidate, even after due notice, has not given any reason or explanation for the failure and the Election Commission is satisfied that he has no good reason or justification for the failure;

Now, therefore, in pursuance of section 10A of the sald Act, the Election Commission hereby declares the said Shri R. Chakkrapani to be disqualified for being chosen as, and for being a member of either House of Parliament or of the Legislative Assembly or Legislative Council of a State for a perod of three years from the date of this order.

[No. TN-LA/120/80(28)]

नई दिल्ली, 29 प्रक्तूबर, 1980

का० आ० 3252 — धतः निर्वाचन मायोग का समाधान हो गया है कि मई, 1980 में हए तमिलनाड़ विधान सभा के लिए माधारण निर्वाचन के लिए 191-पुडुक्कोट्टई संसदीय निर्वाचन-क्षेत्र से घुनाव लड़ने] वाले उम्मीदवार श्री ग्रार० चिदाम्बरम, टी० एस० नम्बर-3849, दक्षिण दुमरा स्ट्रीट, पुडुक्कोट्टई (तिमलनाडू), लोक प्रतिनिधित्व मधिनियम, 1951 तथा पद्धीन बनाए गए नियमो द्वारा मपेक्षित भपने निर्वाचन व्ययों का कोई भी लेखा वाद्यिल करने में भ्रसफल रहे हैं;

भौर, यतः, उक्त उम्मीदवार ने, उसे सम्यक सूचना विये जाने पर भी भपनी इस भ्रसफलता के लिए कोई कारण भयवा स्पष्टीकरण नहीं दिया है, भौर निर्वाचन प्रायोग का यह भी समाधान हो गया है कि उसके पास इस भ्रसफलता के लिए कोई प्रयप्ति कारण या न्यायौषित्य नहीं है;

अतः अब, उक्त अधिनियम की धारा 10-क के अनुसरण में निर्वाचन आयोग एतद्द्वारा उक्त श्री आर० विदाम्बरम, को संसद के किसी भी सदन के या किसी राज्य की विधान सभा श्रयवा विधान परिषद् के सदस्य चुने जाने और होने के लिए इस आदेश की तारीख से तीन वर्ष की कालावधि के लिए निरहित घोषित करना है।

[सं० न०ना०-वि०म०/191/80(30)]

वी० के० राव, भ्रवर सचिव

New Delhi, the 29th October, 1980

S.O. 3252.—Whereas the Election Commission is satisfied that Shri R. Chidambaram, T.S. No. 3849, South 2nd Street, Pudukkettai (Tamil Nadu), a contesting candidate for general election to the Tamil Nadu Legislative Assembly held in May, 1980 from 191-Pudukkotai Constituency, has failed to lodge an account of his election expenses in the manner as required by the Representation of the People Act, 1951, and the Rules made thereunder;

And whereas the said candidate, even after due notice, has not given any reason or explanation for the failure and the Election Commission is satisfied that he has no good reason or justification for the failure;

Now, therefore, in pursuance of section 10A of the said Act, the Election Commission hereby declares the said Shri R. Chidambaram to be disqualified for being chosen as, and for being a member of either House of Parliament or of the Legislative Assembly or Legislative Council of a State for a period of three years from the date of this order.

[No. TN-LA/191/80(30)]

V. K. RAO, Under Secy.

नई दिल्लीं, 23 ग्रक्तूबर, 1980

का॰ मा॰ 3253.—लोक प्रतिनिधिस्त प्रधिनियम, 1950 (1950 का 43) की धारा 13ग की उप-धारा (1) द्वाराप्रदत्त ग्राक्तियों का प्रयोग करते हुए श्रौर निर्वाचन श्रायोग का 30 श्रगस्त, 1979 की श्रिस्त्वना सं॰ 429/दिल्ली/79(1) का श्रितिक्रमण करते हुए, निर्वाचन श्रायोग निम्नलिखित सारणी के स्तम्भ 2 में विनिधिष्ट सरकारी श्राफिमर को ऐसे भ्राफिमरों के सामने उक्त सारणी के स्तम्भ 1 में यथा विनिधिष्ट दिल्ली मघ राज्यक्षेत्र के संसदीय निर्वाचनक्षेत्र के निर्वाचक राजस्ट्रीकरण भ्राफिमर की सहायना करने के लिए सहायक निर्वाचक राजस्ट्रीकरण के रूप में नियुक्त करता है —

संसदीय निर्वाचन-क्षेत्र का निर्वाचक सहायक निर्वाचक रिजस्ट्रीकरण रिजस्ट्रीकरण भ्राफिसर ग्राफिसर

 1-नई विल्ली संसदीय क्षेत्र का निर्वाचक रिजस्ट्रीकरण श्राफिसर

1

- श्री टिक्का राम, प्रशासनिक प्रधिकारी, कार्यालय मुख्य प्रभियन्ता (सिचाई एवं बाढ़), ग्रा०रा०बं० ग्रं०, दिल्ली ।
- श्री के० एल० मेठी, निविचन प्रधिकारी,
 राजपुर रोड, दिल्ली।
- 2-दक्षिण दिल्ली समदीय क्षेत्र का निर्वाचन रजिस्ट्रीकरण श्राफिसर
- श्री की०वी० घुड्या, भूमि अर्जन कलस्टर, दिल्ली।
- श्री बी० के० का, जप-प्रादेशिक रोजगार प्रधि-कारी।
- श्री ए० के० चतुर्वेदी, श्रवर सचिव (भूमि व भवन), विकास भवन, नई दिल्ली ।
- श्री शेर सिह सेनी,
 स्टैम्प कलक्टर, दिल्ली ।
- श्री के० के० सरीन, निर्वाचन ग्रिधकारी,
 1, गजपुर रोड, दिल्ली।
- 3-बाह्य विल्ली संसदीय क्षेत्र का निर्वाचक रिजस्ट्रीकरण ग्राफिसर
- श्री श्रार० के सेठी, जिला श्राद्यकारी भ्रधिकारी, बी० भवन, नई दिल्ली ।
- श्री एस० प्रार० त्यागी,
 भृमि ग्रर्जन कलक्टर,
 तीम हजारी, दिल्ली ।
- श्री जै० पी० गुप्ता, प्रशासनिक श्रक्षिकारी, शिक्षा निदेशालय, पुराना सचिवालय, दिल्ली।
- श्री धी० ग्रार० कपूर,
 निर्वाचन ग्रधिकारी,
 राजपुर रोड, दिल्ली ।

- 4. 4-पूर्व विल्ली समबीय क्षेत्र का निर्वाचक रजिस्ट्रीकरण श्राफिसर
- श्री हरि गोकर, उप-प्रावेशिक रोजगार ग्रिधि-कारी, पुमा रोजगार कार्यालय, दिल्ली ।
- श्री बी० एस० बनर्जी, नजारन ग्रिक्षकारी, सीस हजारी, दिल्ली ।
- श्री हनुमान प्रसाव,
 प्रशासनिक प्रधिकारी,
 शिक्षा निदेशालय,
 पुराना सिखवालय, दिल्ली ।
- श्री दीवान चन्द, विकी-कर प्रधिकारी, विकास भवन, नई दिल्ली।
- श्री जामिल मुर्तजा,
 निर्वाचन धिक्षकारी,
 राजपुर रोड,
 तहसील भवन, दिल्ली ।
- 5-चौदनी चौक ससदीय क्षेत्र का निर्वाचिक रिजस्ट्रीकरण झाफिसर
- श्री सुयश प्रकाश, उप-प्रादेशिक रोजगार अधिकारी, दिल्ली ।
- श्री के० भार० श्रृंषल, चकबन्दी प्रधिकारी, तीस हजारी, दिल्ली ।
- श्री बी० डी० बुट्टन, निर्वाचन प्रधिकारी, विल्ली।
- 6- विरुली सदर संसदीय क्षेत्र का निर्माचक रिअस्ट्रीकरण ग्राफिसर
- श्री एस० एस० गौतम,
 जिला श्राबकारी प्रधिकारी,
 विकास भवन ।
- श्री बी० एस० राणा, भूमि प्रर्जन कलक्टर, दिल्ली।
- श्री जे० सी० चौधरी, निर्वाचन प्रक्षिकारी, दिल्ली ।
- 7 7-करोल बाग (अ०जा०) संसदीय क्षेत्र का निर्वाचक रिजस्ट्रीकरण आफियर
- । श्री बी० के० बोराह,
 भूमि ब्रर्जन कलक्टर,
 दिल्ली ।
 उप रजिस्ट्रार, सहकारी समितियां, संसद मार्ग ।
- श्री एम० ए० हाशमी, निकी-कर घिकारी, विकास भवन, नई दिल्ली।
- श्री बरकत राम,
 निर्वाचन श्रक्षिकारी, दिल्ली।

[स० 429/विल्ली/79-(1)] भावेश से, के० गणेगन, सचित्र, भारत निर्वाचन आयोग New Delhi, the 23rd October, 1980

S. O. 3253.—In exercise of the powers conferred by subsection (1) of section 13C of the Representation of the People Act, 1950 (43 of 1950), and in supersession of the Commission's notification No. 429/DL/79(1), dated the 30th August, 1979, the Election Commission hereby appoints the officers of Government as specified in column 2 of the Table below, as assistant electoral registration officers to assist the electoral registration officer of the parliamentary constituency in the Union Territory of Delhi as specified in column 1 of the said Table against such officer:—

Electoral Registration officer Assistant Electoral Registraof Parliamentary Constituency tion Officer

1

2.

- Electoral Registration
 Officer of 1-New Delhi
 Parliam Constituency.
- Shri Tikka Ram,
 Administrative Officer,
 Office of the Chief Enginee
 (Irrigation & Floods),
 I.S.B.T. Delhi.
- Shri K. L. Sethi Election Officer,
 Rajpur Road, Delhi.
- Electoral Registration
 Officer of 2-South Delhi
 Parliamantary Constitueucy.
- Sh. D. B. Kubba, Land Acquisition Collector, Delhi.
- 2. Shri V. K. Jha, Sub-Regional Employment Officer
- Sh. A. K. Chaturvedi, Under Secretary (Land & Building), Vikas Bhawan, New Delhi.
- 4. Shri Sher Singh Saini, Collector of Stamps, Delhi.
- Shri K. K. Sarin, Election Officer, 1-Rajpur Road, Delhi.
- 3. Electoral Registration
 Officer of 3-Outer Delhi
 Parliamentary Constituency
- Shri R. K. Sethi, Distt. Excise Officer, V. Bhawan, New Delhi.
- Shri S. R. Tyagi, Land Acquisition Collector, Tis Hazari Delni.
- Shri J. P. Gupta,
 Adm. Officer, Dtc. of Education, Old Sectt.,
 Delhi.
- Shri D, R. Kapoor, Election Officer, 1-Rajpur Road, Delhi.
- 4. Electoral Registration
 Officer of 4-East Delhi
 Parliamentary Constituency
- Shri Hari Shanker, Sub-Regional Employment Officer, Pusa Employement Exchange Delhi.

 Shri B. S. Banarjee, Nazarat Officer, Tis Hazari, Delhi.

,

- Shri Hanu ma Pais, Administrative Officer, Dte. of Education, Old Sectt., Delhi.
- Shri Diwan Chand, Sales Tax Officer, Vikas Bhawan, New Delhi.
- Shri Jamil Murtaza, Election Officer, 1-Rajpur Road, Tehsil Building, Delhi.
- 5. Electoral Registration 1
 Officer of 5-Chandni Chowk
 Parliamentary Constituency
- Shri Suyash Parkash,
 Sub-Regional Employment
 Officer, Delhi.
 - 2. Shri K. R. Shringhal, Consolidation Officer, Tis Hazari, Delhi.
 - 3. Shri B. D. Buttan, Election Officer, Delhi.
- Electoral Registration
 Officer of 6-Delhi Sadar Parliamentary Constituency.
- Shri S. S. Gautam, District Excise Officer, Vikas Bhawan, New Delhi
- Shri B. S. Rana, Land Acquisition Collector, Delhi.
- J. C. Choudhary, Election Officer, Delhi.
- 7. Electoral Registration
 Officer of 7-Karol Bagh
 (SC) Parliamentary Constituency
- Shri V. K. Worah, Land Acquisition Collector, Delhi.
 Deputy Registrar, Cooprative Societies, Parliament Street
 Shri M. A. Hashmi,
- Sales Tax Officer,
 Vikas Bhawan, New Delhi
- Shri Barkat Ram, Election Officer, Delhi.

[No. 429/DL/79-(1)]
By order.
K. GANESAN, S.cy.
to the Election Commission of India

गृह मंत्रालय

मई दिल्ली, 6 नवम्बर, 1980

का० आ० 3254 — केन्द्रीय मरकार, नागरिक (भारतीय कौन्मलेटों में रिजस्ट्रीकरण) नियम, 1956 के नियम 23 के उपनियम (2) के भनुमरण में भ्रपनी पूर्वतर ग्रिधसूचना सं० 2/1/67-मार्थ सी, तारीख 15 मंत्रैल, 1968 को विखंडित करती हैं, जिसके द्वारा केन्द्रीय सरकार के 30 ग्रंप्रैल, 1970 को उस तारीख के रूप में विनिर्दिष्ट किया वा

जिसको या जिसके पूर्व नागरिकता मधिनियम, 1955 की घारा 5 की उप धारा (1) के खंड (ख) के श्रधीन भारतीय नागरिकता के रजिस्ट्रीय-करण के लिए प्रावेदन, ग्रामतौर से सीलोन में निवास करने वाले भार-सीय उदभव के व्यक्तियो द्वारा किए जाने थे।

> [स॰ 26011/4/80-प्राई सी] राम मोष्टन भ्रम्भवाल, संयुक्त सनिव

MINISTRY OF HOME AFFAIRS

New Delhi, the 6th November, 1980

S.O. 3254.—In pursuance of sub-rule (2) of Rule 23 of the Citizens (Registration at Indian Consulates) Rules, 1956, the Central Government hereby rescinds their earlier notification No. 2/1/67-IC dated 15th April, 1968, by which the Central Government had specified the 30th April, 1970, as the date on or before which applications for registration for Indian citizenship under clause (b) of sub-section (1) of section (5) of the Citizenship Act, 1955, were to be made by persons of Indian origin, ordinarily residing in Ceylon.

[No. 26011/4/80-IC]

R. M. AGRAWAL, Jt. Secy.

नई दिल्ली, 13 नवम्बर, 1980

कां आ॰ 3255.--केन्द्रीय सरकार, संविधान के श्रमुक्छेद 309 के परन्तुक द्वारा प्रवत्त शक्तियों का प्रयोग करते हुए, केन्द्रीय रिजर्व पुलिस बल (समृह "ग" झौर "घ" भ्रम्पताल कर्मचारिवृन्द) भर्ती नियम, 1980 का संशोधन करने के लिए निम्नलिखित नियम बनाती है, प्रयात् .--

- (1) इन नियमो का सक्षिप्त नाम केन्द्रीय रिजर्व पुलिस बल (समृष्ट्र ग भौर म भ्रम्पताल कर्मजारिज्न्द) संशोधन नियम
 - (2) ये राजपत्र में प्रकाशन की तारीख को प्रवृक्त होंगे।
- 2. केन्द्रीय रिजर्व पुलिस बल (समूह ग ग्रीर घ ग्रस्पताल कर्म-चारिवृत्य) भर्ती नियम, 1980 की मनुसूची से, परिचर्या सहायक या आया पद से संबंधित कम स० 16 के मामने स्तम 12 में, विज्ञमान प्रविष्टि के पश्चात् निम्नलिखित प्रविष्टि भंतः स्थापित की जाएगी, श्रर्थात् :--

"समृह "घ" विभागीय प्रोन्नित समिति में निम्नलिखित होगे --

- कमाडेंट या मुख्य चिकित्सा भक्षिकारी, केन्द्रीय रिजर्व
- साधारण ड्यूटी चिकित्सा प्रधिकारी श्रेणी-1 केन्द्रीय
- साधारण ड्यूटी चिकित्सा मधिकारीह श्रेणी-1, भारत-तिब्बत सीमा पुलिस या सीमा सूरक्षा बल -----

[सं॰ मार॰ IX-1/78-प्रोव/मी॰मार॰ पी॰एक॰/पर्स-[[] एन० सी० बक्शी, उप सचिव

New Delhi, the 13th November, 1980

- S.O. 3255.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the Central Government hereby makes the following rules to amend the Central Reserve Police Force (Group C and D Hospital Staff) Recruitment Rules, 1980, namely :---
- 1. (1) These rules may be called the Central Reserve Police Force (Group C rand D Hospital Stuff) Amendment Rules,

- (2) They shall come into force on the date of their publication in the Official Gazette.
- 2. In the Central Reserve Police Force (Group C and D Hospital Stafl) Recruitment Rules, 1980, in the Schedule against serial number 16 relating to the post of Nursing Assistant or Ayah, in column 12, after the existing entry, the following entry shall be inseited, namely :-

"Group 'D' Departmental Promotion Committee Consisting of:

- "1. Commandant or Chief Medical Officer, Central Reserve Police Force
- Chairman
- 2. General Duty Medical Officer Grade-I Central Reserve Police Force

Member

3. General Duty Medical Officer Grade-I Indo Tibetan Border Police or Border Security Force

— Member.

[No. R-IX-1/78-Prov/CRPF/PERS. II]

H. C. BAKSHI, Dy. Secy.

(क।सिक ग्रौर प्रशासनिक सुघार विभाग)

नई विल्ली, 10 नवम्बर, 1980

कां आं 3256.--दण्ड प्रकिया संहिता 1973 (1974 का प्रधि-नियम 2) की धारा 24 की उप धारा (8) द्वारा प्रदत्त गर्तियों का प्रयोग करते हुए, केन्द्रीय सरकार, एतद्क्रारा, मुख्य न्यायिक भजिस्ट्रेट धूर्नाकुलम के न्यायालय में श्री बी० नटराजन तथा 8 ग्रन्थों के विरुद्ध विल्ली विशेष पुलिस स्थापना नियमित मामला सख्या 9/६०म्रो० डब्स्य/74/ मद्रास में ग्रिभियोजन (सी० सी० 138/75) का मंचालन करने के लिए श्री एन० वी० कुरुप, ग्रधिवक्ता, इनिकुलम को विशेष लोक ग्रभियोजक के रूप में नियुक्त करती है।

[सं० 225/63/80-ए० बी० औ० (II)]

(Department of Personnel and Administrative Reforms)

New Delhi, the 10th November, 1980

S.O. 3256.—In exercise of the powers conferred by subsection (8) of section 24 of the Code of Criminal Procedure, 1973 (Act 2 of 1974) the Central Government hereby appoints Shri M. B. Kurup Advocate, Ernakulum, as Special Public Prosecutor for conducting the prosecution of the Delhi Special Police Establishment Regular Case No. RC 9/EOW/74/Madras against Shri V. Natarajan and 8 others (CC 138/75) in the Court of the Chief Judicial Magistrate, Ernakulum.

[No. 225/63/80-AVD.II]

का० आ।० 3257 .--- वण्ड प्रक्रिया सहिता 1973 (1974 का मधिनियम 2) की धारा 24 की उप धारा (8) द्वारा प्रदत्त मक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार, एनदृक्षारा, सज न्यायालय, मृद्रास गहर में श्री श्री० ग≒ेशन तथा 15 ग्रन्यों के विस्क्र दिस्ली विशेष पूलिस स्थापना नियमित मामला संख्या 10/ई/76/मदास में प्रशियोजन का मंचालन करने के लिए श्री पी० राजामानिकम, राज्य लोक ग्राभियोजक ्राच्च न्यायालय, को विशेष लोक प्रभियोजक के रूप में नियुक्त करसी है।

[सं॰ 227/66/80-ए॰वी॰डी॰(II)]

S.O. 3257.—In exercise of the powers conferred by subsection (8) of section 24 of the Code of Criminal Procedure, 1973 (Act 2 of 1974), the Central Government hereby appoitns Shii P. Rajamanikam, State Public Prosecutor Madras High Court, is Special Public Prosecutor for conducting the prosecution of the case No. RC. 10/E/76/Madras against Shri D. Ganeshan and 15 others, in the Sessions Court, Madras City.

[No. 225/66/80-AVD.II]

कां० आं० 3258.—-दण्ड प्रतिया संहिता, 1973 (1974 का प्रधि-नियम 2) की धारा 24 की उप-धारा (8) द्वारा प्रवत्त मस्त्रियों का प्रयोग करते हुए केन्द्रीय भरकार, एसद्द्वारा सत्त न्यायालय, मद्राम शहर में श्री डी० गनेशन तथा 15 श्रन्य के विरद्ध विशेष पुलिस स्थापना नियमित मामला संख्या 10/ई/76/मद्राम में श्रीभियोजन का मंबालम करने के खिए श्रो के० एम० दिताकरन, श्रीधियम्ता, मद्रास उच्च न्यायालय को विशेष लोक श्रीभयोजक के च्या में नियुक्त करती है।

[सं॰ 225/66/80-ए०वी०की-(II)]

s.O. 3258.—In exercise of the powers conferred by subsection (8) of section 24 of the Code of Criminal Procedure, 1973 (Act 2 of 1974), the Central Government hereby appoints Shri K. S. Dinakaran, Advocate Madras High Court, as Special Public Prosecutor for conducting the prosecution of the case No. RC.10/E/76/Madras against Shri D. Ganeshan and 15 others, in the Sessions Court, Madras City.

[No. 225/66/80-AVD(H)]

नई दिल्ली, 12 नवम्बर, 1980

कां आं 3259.—वण्ड प्रितिया संहिता, 1973 (1974 का 2) की धारा 24 की उप-धारा (8) द्वारा प्रदल्त शिक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार, मुख्य त्यायिक मिजस्ट्रेट गोहाटी के त्यायालय में श्री मुरारी लाल प्रग्नवाल तथा प्रत्यों के विश्व दिस्ली विशेष पुलिस स्थापना के नियमिन मामला संख्या 2/63-मीं ज्याई ०ए० (1) श्रीर मानिक सन्द वैद्य तथा श्रन्यों के विश्व नियमित मामला संख्या 3/63-सीं० श्राई० ए० (1) में श्रीभयोजन करने के लिए, श्री डी० के० हजारिका, श्रीधवकता, गोहाटी को एतबुद्वारा विशेष लोक श्रीभयोजक के रूप में नियुक्त करती है।

[सं० 225/61/80-ए०की०डी-(II) टी० के० मुकामनियन, ध्रवर सचिव

New Delhi, the 12th November, 1980

S.O. 3259.—In exercise of the powers conferred by subsection (8) of section 24 of the Code of Criminal Procedure, 1973 (2 of 1974), the Central Government hereby appoints Shri D. K. Hazarika, Advocate, Gauhati, as a Special Public Prosecutor for the purposes of conducting the Delhi Special Police Establishment Regular Case No. 2/63-CIA(I) against Shri Murari Lal Agarwal and others and Regular Case No. 3/63-CIA(I) against Shri Manik Chand Baid and others in the Court of Special Magistrate, Gauhati.

[No. 225/61/80-AVD-U]
T. K. SUBRAMANIAN, Under Secy.

विक्त मंत्रालय

(राजस्य विमाग)

ग्रॉय कर

नई दिल्ली, 14 नुलाई, 1980

का० बा० 3260 — इस विशाग की श्रश्चिस्त्वना सं० 2400 (फा० सं० 203/80/78-आ०क० अ० II) तारीख 13 जुलाई, 1978 के झनुकस में सर्वेसाधारण की जानकारी के लिए यह श्रिधस्चित किया जाता है कि बिहित श्राधिकारी, श्रथीत् भारतीय चिकित्सा परिषद् नई दिल्ली, ने निस्तिलिखन संख्या को भायकर नियम, 1962 के नियम 6(ii) के साथ पठित, श्राय-कर श्रीधिनियम, 1961 की भारा 35 की उपधारा (1) के खण्ड (ii) के प्रयोजनों के लिए चिकित्सा भनुसधान के क्षेत्र में ''वैज्ञानिक अनुसधान सगम" प्रवर्ग के श्रिश्चीन निस्तिलिखन णतौँ पर अनुमोवित किया है, भर्यात् :—

(i) यह कि संगम चिकित्सा धनुमंधान के लिए प्राप्त राशियों का पृथक हिसाब रखेगा ।

- (ii) यह कि संगम प्रत्येक वर्ष के लिए प्रपने वैश्वामिक अनुसंघान संबंधित क्रियाकलायों की वार्षिक विवरणियां 31 मई तक ऐसे प्ररूप मे प्रस्तुत करेगा जो इस प्रयोजन के लिए अधिकथित किया जाए और उसे सूचित किए जाएं।
- (iii) यह कि संगम प्रति वर्ष परिषद् को प्रत्येक वर्ष का संपरीक्षित वार्षिक लेखा विवरण 31 मर्ड तक भेजेगा ग्रीर साथ ही उसकी एक प्रति सबद्ध ग्राय-कर ग्रायुक्त को भी भेजेगा।

संस्था

''वैज्ञानिक भनुसंधान संगम'' कर्नाटक कैंसर चिकित्सा भौर भनुसंधान संस्थान

हुबली (कर्नाटक)

यह भीधसूचना 2-6-1980 से 1-C-1983 तक की 2 वर्ष की अवधि के लिए प्रभावी होगी।

[मं 3543/एफ सं० 203/177/80 फाई०टी०ए०-II]

MINISTRY OF FINANCE (Department of Revenue)

INCOME TAX

New Delhi, the 14th July, 1980

- S.O. 3260.—In continuation of this Department's notification No. 2400 (F. No. 203/80/78-ITA.II) dated 13th July, 1978, it is hereby notified for general information that the institution mentioned below has been approved by Indian Council of Medical Research, New Delhi, the prescribed authority for the purposes of clause (ii) of sub-section (1) of Section 35 of the Income-tax Act, 1961 read with Rule 6(ii) of the Income-tax Rules, 1962 under the category of "Scientific Research Association" in the field of Medical Research subject to the following conditions:—
 - (i) That the Association will maintain a separate account of the sums received by it for medical research.
 - (ii) That the Association will furnish annual returns of its scientific research activities to the Council for cach year by 31st May each year at the latest in such form as may be laid down and intimated to them for this purpose.
 - (iii) That the Association will furnish a annual audited statement of accounts to the Council for each year by 31st May, each year and in addition send a copy of it to the concerned Income-tax Commissioner. INSTITUTION

"SCIENTIFIC RESEARCH ASSOCIATION
The Karnatak Cancer Therapy and Research Institute
Hubli (Karnatak).

The notification is effective for a period of 3 years from 2-6-1980 to 1-6-1983.

[No. 3543/F. No. 203/177/80-ITA.II]

का॰ आ॰ 3261 — इस विभाग की स्रिध्सूचना सं० 2294 (फा॰ सं० 203/80/78-प्रा॰क॰ प्रः II) तारीखा 15-5-1978 के प्रानुक्रम में सर्वेसाधारण की जानकारी के लिए यह प्रधिसूचित किया जाता है कि विहित प्राधिकारी, प्रर्थात् भारतीय चिकित्सा धनुसंधान परिषद्, नई विल्ली ने निम्नलिखित संस्था को श्रायकर नियम. 1962 के नियम 6(ii) के साथ पटित प्राय-कर प्रधिनियम 1961 की धारा 35 की उपधारा (1) के खण्ड (ii) के प्रयोजनों के लिए चिकित्सा धनुसंधान के क्षेत्र में ''वैज्ञानिक धनुसंधान संगम" प्रवर्ग के प्रधीन निम्नलिखित शहों पर प्रनुमोशित किया है, धर्यात् :—

- (i) यह कि संगम जिकित्सा अनुसंघान के लिए प्राप्त राशियों का पृथक हिसाब रखेगा ।
- (ii) यह कि संगम प्रत्येक वर्ष के लिए प्राप्त वैज्ञातिक प्रानुसंधान संबंधी कियाकलागों की वाषिक विवरणियां 31 मई तक ऐसे

प्ररूप में प्रस्तुत करेगा जो इस प्रयोजन के लिए प्रधिकथित किया जाए ग्रोर उसे सुचित किए जाएं।

(iii) यह कि संगम प्रति वर्ष परिषद् को प्रत्येक वर्ष का संपरीक्षित कार्षिक लेखा विधरण 31 मई तक भेजेगा भीर साथ ही उसकी एक प्रति संबद्ध प्राय-कर प्रायक्त को भी भेजेगा ।

संस्था

''वैज्ञानिक अनुसंधान संगम''

भाटिया जनरल ग्रस्पताल चिकित्सा अनुसंघान समिति, मृम्यई यह प्रक्षिमूचना 5-4 1980 से 4-4-1983 तक की 3 वर्ष को धविध के लिए प्रभावी होगी।

[स॰ 3544/फा॰ सं॰ 203/189/80-प्राई टी॰ ए॰ II]

- S.O. 3261.—In continuation of this Department's notification No 2294 (F. No. 203/70/78-ITA. II) dated 15-5-1978, it is hereby notified for general information that the institution mentioned below has been approved by Indian Council of Medical Research, New Delhi, the prescribed authority for the purposes of clause (ii) of sub-section (1) of Section 55 of the Income-tax Act, 1961 read with Rule 6(ii) of the Income-tax Rules, 1962 under the category of "scientific research association" in the field of Medical Research subject to the following conditions:—
 - (i) That the Society will maintain a separate account of the sums received by it for medical research,
 - (ii) That the Society will furnish annual returns of its scientific research activities to the Council for each year by 31st May each year at the latest in such form as may be laid down and intimated to them for this purpose.
 - (iii) That the Society will furnish an annual audited statement of accounts to the Council for each year by 31st May, each year and in addition send a copy of it to the concerned Income-tax Commissioner.

INSTITUTION

"SCIENTIFIC RESEARCH ASSOCIATION"

The Bhatia General Hospital Medical Research Society, Bombay.

The notification is effective for a period of 3 years from 5-4-1980 to 4-4-1983.

[No. 3544/F. No. 203/189/80-ITA II.]

नई विल्ली, 23 जलाई, 1980

भा० आ० 3262 → सामान्य जानकारी के लिये एनद्वारा यह अधिभूषित किया जाता है कि प्रायकर प्रधिनियम, 1922 की धारा 10 (2)(Xiii) के प्रन्तगंत बी० बी० एण्ड मी० प्राई रेल० वर्षमंत्राप, प्रश्नेर की प्रधिम्चना सं० 21-प्राई० टी० द्वारा 10 प्रप्रंत, 1948 से दिया गया यनुमोदन निर्धारित प्राधिकारी मिलन थिज्ञान तथा प्रौद्योगिकी विभाग नई दिल्ली की सिकारिश पर 25 मई 1980 से बापस लिया जाता है।

[स॰ 3595/फा॰ सं॰ 203/198/80-म्रा॰क॰नि॰(П)]

New Delhi, the 23rd July 1980

S.O. 3262.—It is hereby notified for general information that the approval given under section 10(2)(ii) of the Income-tax Act, 1922 to B.B. & C.I. Railway Workshop, Ajmer by notification on No. 21-I.T. with effect from 10th April, 1948 is withdrawn with effect from 25th May, 1980 on the recommendation of the prescribed authority, the Secretary, Department of Science & Technology, New Delhi.

[No. 3595/F. No. 203/198/80-ITA-II]

का० आ० 3263.—सर्वसाधारण की जानकारी के लिए यह मिंधिस्थित किया जाता है कि प्राचीन वैज्ञानिक श्रध्ययन धनुसंधान संस्थान, नई दिल्ली को, मिंधिसूचना सं० का०भा० 605 [फा० सं० 10(20)/65-II ए 1] द्वारा मायकर मिंधितयम, 1961 की धारा 35 (i) (ii) के मधीन विया गया मनुमोवन विहिन प्राधिकारी भ्रष्यंत् सचित्र, विज्ञान भौर प्रौद्योगिकी विभाग, नई दिल्ली की सिफारिम पर 25 मई, 1980 से प्रत्याहत किया जाता है।

[सं० 3596/फा॰मं० 203/197/80 **आई**० टी० ए**॰-II**]

S.O. 3263.—It is hereby notified for general information that the approval given under section 35(1)(ii) of the Income-tax Act, 1961 to the Research Institute of Ancient Scientific studies, New Delhi, by notification No. S. O. 605 (F. No. 10(20)/65-ITA.I with effect from 15th February, 1965, is withdrawn with effect from 25th May, 1980 on the recommendation of the prescribed authority, the Secretary, Department of Science & Technology, New Delhi.

[No. 3596/F. No. 203/197/80-ITA II]

नई दिल्ली, 24 ज्लाई, 1980

का० आ० 3264.—सर्वेमाधारण की आमकारी के लिए प्रधिसुचित किया जाता है कि विहित प्रधिकारी, प्रथांत, भारतीय प्रायुविकान प्रनुसंधान परिषद् नई दिल्ली में निम्नलिखित संस्था को आयकर नियम, 1962 के नियम 6(ii) के साथ पठित, प्रायकर प्रधिनियम, 1961 की घारा 35 की उपधारा (i) के खण्ड (ii) के प्रयोजनों के लिए विकित्सा प्रनुसंधान के केल में "वैकानिक प्रनुसंधान संगम" प्रवर्ग के प्रधीन निम्नलिखित मतौं पर प्रमुसोवित किया है, प्रयांत :---

- (1) यह कि न्यास, चिकित्सा धनुसंघात के क्षेत्र में वैज्ञानिक धनुसंधात के लिए प्राप्त राशियों का हिमाब पृथक रूप से होगा।
- (2) यह कि उक्त न्यास प्रत्येक वर्ष के लिए धपने दैज्ञानिक प्रत्नु-संधान संबंधी क्रियाकलापों की वार्षिक विवरणी परिणद् को प्रति वर्ष 31 मई तक ऐसे प्ररूपों में प्रस्तुत करेगा जो इस प्रयोजन के लिए अधिकथित किए आएं और उसे सूचिन किए जाएं।
- (3) यह कि उक्त स्याम प्रत्येक वर्ष के लिए लेखाओं का वार्षिक संपरीक्षित निवरण परिषद् को प्रति वर्ष 31 मई तक भेजेगा श्रीर इसके श्रतिरिक्त इसकी एक प्रति सम्बद्ध श्रायकर श्रायुक्त को भेजेगा।

संस्था

''वैज्ञानिक श्रनुसंधान संगम"

इंस्टीट्यूट भाफ स्पीच एण्ड हिपरिंग, बंगलौर

यह श्रिधिसूचना 18-6-1980 में 17-6-1983 तक 3 वर्ष की श्रविध के लिए प्रभावी है।

[सै॰ 3597/फा॰सं॰ 203/196/80-प्राई॰ टी॰ ए॰-II]

New Delhi, the 24th July, 1980

- S.O. 3264.—It is hereby notified for general information that the institution mentioned below has been approved by Indian Council of Medical Research, New Delhi, the prescribed authority for the purposes of clause (ii) of sub-section (1) of Section 35 of the Income-tax Act, 1961read with Rule 6(ii) of the Income-tax Rules, 1962 under the category of "scientific research association" in the field of Medical Research subject to the following conditions:—
 - (i) That the trust will maintain a separate account of the sums received by it for scientific research in the field of Medical research.
 - (ii) That the trust will furnish annual returns of its scientific research activities to the Council for each

year by 31st May each year at the latest in such form as may be laid down and intimated to them for this purpose.

(iii) That the trust will furnish an annual audited statement of accounts to the Council for each year by 31st May, each year and in addition send a copy of it to the concerned Income-tax Commissioner.

INSTITUTION

(SCIENTIFIC RESEARCH ASSOCIATION)

INSTITUTE OF SPEECH AND HEARING, BANGALORE.

The notification is effective for a period of 3 years from 18-6-1980 to 17-6-1983.

INo. 3597/F. No. 203/296/80 FTA.II]

कीं बाव 3285.--सर्वसंखारण की जलकारी के लिए यह प्रधि-सुचित किया जाता है कि भारतीय कृषि धनुसंधान परिषद, नई विल्ली मे निम्मलिखित वैज्ञानिक धनुसँधीम कार्यश्रम को भायकर प्रधिनियम, 1961 की भीरा 3'5 की उपघारां (2-कं) के प्रयोजनों के लिए नीचे विभिधिण्ट शबंधि के लिए अनुभौवित किया है।

वैद्यालिक अनुसंधान परियोजना

विकास भाषिक साम्द्र मिश्रण जिसमें धेरी के पशुप्तों के क्लिए ग्रानस्य रूप से प्रदेश साधा संगटकों का प्रयोग किया जाएगा।

2. **श्रीमीच**क

हिन्दुस्तान सीवर लिमिटेड

प्राथीणन-स्वतः

भीतिम प्रवेश श्रीष विश्वविद्यालयः,

हैपरीमीय ।

4. शेलुसद्यान परियोजना की प्रकृष्टि

1-6-1980 **से लीन वर्ष**

5. प्रोक्सिमित व्यय

75, 800 50

 मान्ध्र प्रवेस क्रिय विश्वविकास्य, हैक्ट्लाक, श्रविसुवीत क्रे 878 [फा० तं० 202/39/75-मार्थ०ठी०ए II] तारीक ४८ मनैल, ३९७५ दारा भागकर पर्वितियम, 1961 की धारा 3-5(ई) (ईई) के श्रीवील प्रत्-मीबित है।

[संज 3598/का • से • 203/143/80-मार्श • डी • ए • II]

S.O. 3365:-It is isotoby stotisted for general information that the following scientific research programme has been approved for the period specified below for the purposes of subsection (ZA) of section 35 of the Income-tax Act, 1961 by the Indian Council of Agricultural Research, New Detail.

Scientific Research Project : Development Economic Concentrate Mixtures using citolusively unconventional food ingredients for dairy cattle.

Sponsored (a) by :

Hindustan Lever Limited.

Sponsored (b) at :

Andhra Pradesh Apricultural University, Hyderabad.

4. Duration of research

3 years with effect from 1 6 1980

Project:

5. Estimáteti Experiditure : Rs. 75,800

2. And Fire Pradesh Agricultural University, Hyderabad, stands approved under section 35(1)(ii) of the Income-tex Act, 1961 by Notification No: 878 (F. No. 203/39/75-TTA) E) dated 18th April, 1975.

[No. 3598/F. No. 203/143/80-17A. II]

कार मा० 3266.---सर्वसाधारण की जलकारी के लिए सुचित किया आक्षा है सन्विध, विकान बौर बौकोगिकी विभाग, नई दिल्ली ने निम्मलिखित वैकानिक प्रमुसंधान कार्यक्रम को प्रायक्तर पश्चितियन, 1961 की बारा 35 की उपधारा 2(क) के प्रबोधनों के लिए नीचे विनिर्दिष्ट भवधि के लिए भनमोवित किया है।

वैज्ञानिक धनुसंधान कार्यक्रम का नाम

सौर्य अर्जा का उपयोग करने बाले

विद्युत शक्तिजनिक का विकास ।

प्रयोजक

प्राक्कलित व्यय

मैससे धमान्टी प्राइवेट लिमिटेड,

कार्यान्धितं करने वाली प्रयोगशाला

मैसर्स हैदेराबाच साइंस घोसाइटी,

हैवराबाद ।

प्रारम्भ करने की प्रस्ताबित सारीख पुरा करने की संमादित तारीख

ज्न, 1980 फरवरी, 1982 2, 50,000 रुपये

2. हेबराबाव संश्विस सीसाइटी, हैवेशबाद, प्राथमीर प्रवितियम, 1961 की अपना 35(1) (1) के अधिन अभुनितिल है, देखिए वित्ते मेंब्रालय (राजस्व विमाण) की प्रशिक्षचना सं० 2933 (फॉ॰सैं॰ 203/38/79-मा**ई** करी क्षर 🎞) सारी**क** 16-7-79।

(सं॰ 3599/का ब्सं॰ 203/194/80-मार्स॰ टी॰ ए॰-मि)

S.O. 3266:—It is hereby notified for general information that the following scientific research programme has been approved for the period specified below for the purposes of subsection (ZA) of Section 35 of the Income-tax Act, 1961 read with Rule 6(iv) of the Income-tax Rules, 1962 by the Secretary, Department of Science & Technology, New Delhi.

Name of the Scientific rese- Development of

arch programme :

Electrical using

Generator Lower Solar Energy.

Name of the Sponsorer :

M/s. Amandi Pvt. Ltd., Bombay Hydorabad Science

Implementing Laboratory: M/s.

Society, Hydorabad.

Proposed date of commence- June, 1980

mant:

Li ely date of completion : February, 1982.

Rs. 2,50,000 Es: mated:outl

2. The Hy orabad Science Society, Hyderabad stands approved u/s. 35(1)(ii) of Income-tax Act, 1961 vide Ministry of Finance (Deptt. of Revenue) Notification No. 2933 (F. No. 203/38/79-ITA. II) dated 16.7.79.

[No. 3599/F.No. 203/194/80-ITA\II]

नहीं विस्की, 23 मैंगरिंत, 1:980

का० का० 3/267 .--सबैसस्धारण की जानकारी के लिए अधिसुर्वित किया अक्षा है कि किहित प्राधिकारी, भर्यात्, सचित्र, विज्ञान भीर प्रौद्यो-गिकी विभाग, नई दिल्ली ने निम्नलिश्वित संस्था को भायकर नियम, 1962 के नियम 6(vi) के साम पठित, भायकर प्रधिनियम, 1961 की धारा 35 की उपधारा (1) के खण्ड (ii) के प्रयोजनों के लिए अध्य प्राकृतिक या धनुप्रयुक्त विज्ञान के क्षेत्र में "संस्था" प्रवर्ष क स्रधीन निम्न-लिखित क्रेंती पर अनुमीदित किया है, अधित:---

(1) यह कि विकास गैर्नुक्षरूपीं में प्रावेशिक पारिस्थितिक विशास सम्बद्धा केन्द्र, कलकरों क्षीपिक्सपालेंगीमात्स्यकी सीर कीवां से भिन्न माकृतिकं भीर अंगुप्रपृक्ति विशालों के रीक्ष भी वैज्ञानिक अनुसंधान के सिएँ आप्ते राष्ट्रियों का हिसाब प्यक से एकंगाः।

- (2) यह कि उक्त केन्द्र प्रत्येक वित्तीय वर्ष के लिए प्रपते वैद्यानिक भनसंधान संबंधी श्रियाकलायों की एक वार्यिक विधरणी विष्टित भाधिकारी को प्रति वर्ष 30 भप्रैल तक ऐसे प्ररूपों में प्रस्तुत करेगा जो इस प्रयोजन के लिए अधिकथित किए जाएं और उसे सुचित किए जाए।
- (3) यह कि उस्त केन्द्र भायकर भायुक्त, कलकत्ता को प्रति वर्ष वार्षिक विवरणी भीर लेखाओं का विवरण भेजेगा।

संस्था

विकास अनुकल्पी में प्रावेशिक पारिस्थितिक और विज्ञान अध्ययन केन्द्रं, कलकता ।

यह मधिसुजना 15-7-80 से 14-7-83 तक की शीन वर्ष की भवधि के लिए प्रभावी है।

[सं० 3637/फा॰सं० 203/183/80-माई॰ टी॰ ए॰-II]

New Delhi, the 25th August, 1980

- S.O. 3267,—It is hereby notified for general information that the institution mentioned below has been approved by the Secy. Department of Science & Tech. New Delhi, the prescribed authority for the purposes of clause (ii) of sub-Section (I) of Section 35 of the Income-tax Act, 1961 read with Rule 6(vi) of the Income-tax Rules 1962 under the cate-part "Institution" in the pres of other partial or available. gory "Institution" in the area of other natural or applied sciences, subject to the following conditions :-
 - That Centre for Regional Ecological and Science Studies in Development Alternatives Calcutta will maintain a separate account of the sums received by it for scientific research in the field of natural and applied sciences other than Agriculture/animal hasbandry/fisheries and medicines
 - (ii) That the said Centre will furnish Annual Return of its scientific research activities to the Prescribed Authority for every financial year in such forms as may be laid down and intimated to them for this purpose by 30th April each year.
 - (iii) That the aid centre will submit Annual Return and Statement of accounts to the Commissioner of Income-tax, Calcutta for every year.

INSTITUTION

Centre for Regional Ecological and Science Studies in Development Alternatives, Calcutta.

This notification is effective for a period of 3 years from 15th July, 1980 to 14th July, 1983.

[No. 3637/F. No. 203/183/80-ITA-II]

नई दिल्ली, 8 सिनम्बर, 1980

का० आ।० 3268---सर्वेसाधारण की जामकारी के लिए यह द्रक्षि-सूचित किया जाता है कि भारतीय कृषि धनुसेधान परिषद्, नई दिल्ली ने निस्नलिखित वैज्ञानिक अनुसंधान कार्यंक्रम को भायकर श्रिधनियम, 1961 की बारा 35 की उपबारा (2-क) के प्रयोजनों के लिए नीचे विनिर्दिष्ट अवधि के लिए अनुमोदित किया है।

1. वैज्ञानिक अनुसंघान परियोजना

नीली हरी काई में नाइट्रोजन स्थिग-करण का आनुवंशिक विज्ञान और फील्ड के जीव उर्वरक के रूप में उसका उपयोग ।

2. प्रायोजक

3. प्रायोजन-स्वल

हिन्दुस्तान लीवर लिमिटेड, नई दिल्ली । मक्रई कामराज विश्वविद्यालय, मक्रई। 4. मनुसंघान परियोजना की भवधि 1-8-1980 से 3 वर्ष नक।

5. प्राक्कलित व्यय

1,36,400 ₹0 |

 मबुरई कामराज विश्वविद्यालय, मबुरई ग्रिधिसूचना सं० 837 [फा॰सं॰ 203/12/74-माई॰ टी॰ ए II] तारीख 11-2-1975 द्वारा श्रायकर मित्रिनिसम, 1961 की बारा 35(i)(ii) के अंबीन बनुमोदित है।

[सं॰ 3651/फा॰सं॰ 203/167/80-माई॰ टी॰ ए॰-II]

New Delhi, the 8th September, 1980

S.O. 3268:—It is hereby notified for general information that the following Scientific research programme has been approved for the period specifid below for the purposes of sub-section 2A of Section 35 of the Income-tax Act, 1961 by the Indian Council of Agricultural Research, New Delhi

Scientific research Project. Genetics of Nitrogen fixation in blue green algae and their use as biofertilizer to the field

2. Sponsored (a) by:

Hindustan Lever Ltd New Delhi.

Sponsored (b) at :

Madurai Kamraj University, Madurai.

4. Duration of Research Project

3 years with effect from 1-8-1980.

5. Estimated expenditure.

Rs. 1,36,400.

2. Madurai Kamraj University Madurai stands approved under section 35(I)(II) of the Income-tax Act, 1961 vide notification No. 837/F.No. 203/12/74-ITAII dated 11-2-1975.

[No. 3651/F. No. 203/167/80-ITA.II]

नई विल्ली, 17 सितम्बर, 1980

का॰ ला॰ 3269.—सर्वसाधारण की जानकारी के लिए पश्चिमित किया जाता है कि विहित प्राधिकारी, प्रथात सचिव, विकाम भीर प्रीदी-गिकी विभाग, नई दिल्ली ने निम्मलिखित संस्था को भायकर नियम, 1962 के नियम 6(vi) के साथ पठित, भ्रायकर भ्रधिनियम, 1961 की धारा 35 की उपधारा (1) के खण्ड (ii) के प्रयोजनों के लिए धन्य प्राकृतिक या अनुप्रयुक्त विज्ञान के क्षेत्र में "विश्वविद्यालय" प्रवर्ग के प्रश्रीन निम्नलिखित शतौ पर अनुमोदित किया है, अर्थात्:-

- यह कि जवाहर लाल नेहरू प्रौद्योगिक विश्वविद्यालय, हैवराबाद प्राकृतिक या बनुप्रयुक्त (कृषि/पशुपालन/मात्स्यकी और ब्रीवधि से भिन्न) विज्ञान के क्षेत्र में वैज्ञानिक प्रनुसंधान के लिए प्राप्त राशियों का हिसाब पृथक रूप से रखेगा।
- (2) यह कि उत्त विश्वविद्यालय प्रत्येक वर्ष के लिए प्रपने वैज्ञानिक श्रनुसंधाम संबंधी क्रियाकलापों की वार्षिक विवरणी विहित प्राधिकारी को प्रतिवर्ष 30 मग्रैल, तक ऐसे प्ररूपों में प्रस्तुत करेगा जो इस प्रयोजन के लिए घधिकथित किए जाएं झौर उसे सूचित किया जाए।
- (3) यह कि उक्त विश्वविद्यालय वार्षिक विवरणी और लेखाओं का भाषिक निवरण प्रति वर्ष श्रायकर सायक को भेजेगा।

जवाहर लाल नेहरू प्रौद्योगिक विश्वविद्यालय, हैदराबाद

यह प्रधिसुचना 28-6-80 से 27-6-1983 तक 3 वर्ष की प्रविध के लिए प्रभाषी है।

> [स॰ 3658/फा॰मं॰ 203/180/80-म्राई॰ टी॰ ए॰-][] हरिनारायण, भवर सर्विव

New Delhi, the 17th September, 1980

- S.O. 3269.—It is hereby notified for general information that the institution mentioned below has been approved by the Secretary, Department of Science & Technology, New Delhi, the prescribed authority for the purpose of clause (ii) of sub-section (I) of Section 35 of the Income-tax Act, 1961, read with Rule 6(vi) of the Income-tax Rules, 1962 under the category "University" in the area of other natural or applied sciences, subject to the following conditions:--
 - 1 That the Jawaharlal Nehru Technological University, Hyderabad will maintain a separate account of the

sums received by it for scientific research in the field of natural or applied sciences (other than agriculture/animal/fisheries and medicines).

- 2. That the said University will furnish the annual return of its scientific research activities to the prescribed authority for every financial year in such forms as may be laid down and intimated to them for this purpose by 30th April, each year.
- 3. That the said University will submit the annual return and statement of accounts to the Commissioner of Income-tax every year.

INSTITUTION

Jawaharlal Nehru Technological University, Hyderabad. This notification is effective for a period of 3 years from

28-6-1980 to 27-6-1983

[No. 3658/F. No. 203/180/80-[TA-II] HARI NARAIN, Under Secy.

नई दिल्ली, 18 सिनम्बर, 1980

करः आरं 3270 -- आयकर प्रधिनियम, 1961 (1961 का 43) की धारा 2 के खण्ड (41) के उप-खण्ड (iii) के प्रनुसरण में, केन्द्रीय सरकार, एसवृद्धारा श्री रामचरण को, जो केन्द्रीय सरकार के राजपितत प्रधिकारी हैं, उक्त श्रधिनियम के श्रन्तर्गत कर बसूली श्रधिकारी की एक्तिया का प्रयोग करने के लिए प्राधिकृत करती है।

 यह अधिसूचना, श्री रामचरण द्वारा कर वसूली श्रधिकारी के पद का कार्यभार प्रहण करने की तारीख ने लागू होगी।

[स॰ 3666 (फा॰सं॰ 398/26/80-मा॰का॰स॰क॰)]

New Delhi, the 18th September, 1980

- S.O. 3270.—In pursuance of sub-clause (iii) of clause (44) of Section 2 of the Income tax Act, 1961 (43 of 1961), the Central Government hereby authorises Shri Ram Charan being a gazetted Officer of the Central Government, to exercise the powers of a Tax Recovery Officer under the said Act.
- 2. This Notification shall come into force with effect from the date Shri Ram Charan takes over charge as Tax Recovery Officer.

[No. 3666/F. No. 398/26/80-ITCC II]

नर्ष विल्ली, 14 भन्तूबर, 1980

कां भार 3271 - भायकर भिधितियम, 1961 (1961 का 43) की बारा 2 के खंड (44) के उप-खंड (iii) का अनुसरण करते हुए तथा भारत सरकार के राजस्व विभाग की 12 विसम्बर, 1978 की अधिसूचना सं 2607 (फा॰सं॰ 404/101/78-मा॰का॰स॰क॰) का अधिलंबन करते हुए केन्द्रीय सरकार, एतव्द्वारा श्री अलराज घोपड़ा को, जो केन्द्रीय सरकार के राजपंत्रित अधिकारी हैं, उक्त अधिनियम के अन्तर्गत कर वस्नी अधिकारी की शक्तियों का प्रयोग करने के लिए प्राधिकृत करती है।

2 यह मधिसूचना श्री बलराज चौपड़ा द्वारा कर बसूली प्रधिकारी के पद का कार्य-सार प्रहण करने की सारीख से सागू होगी।

[सं॰ 3697 (फा॰सं॰ 398/3/80-मा॰स॰स॰स॰)]

New Delhi, the 14th October, 1980

S.O. 3271.—In pursuance of sub-clause (iii) of clause (44) of section 2 of the Income-tax Act, 1961 (43 of 1961), & In supersession of Notification of the Government of India in the Department of Revenue No. 2607 (F. No. 404/101/78-ITCC) dated 12-12-78, Central Government hereby au-

thorises Shri Balraj Chopra, being a gazetted Officer of the Central Government, to exercise the powers of a Tax Recovery Officer under the said Act.

2. This Notification shall come into force with effect from the date Shri Balraj Chopra takes over charge as Tax Recovery Officer.

INo. 3697/F. No. 398/3/80-ITCC]

कां कां 3272 - मायकर धिमियम, 1961 (1961 का 43) की धारा 2 के खंड (44) के उप-खण्ड (iii) का धनुसरण करते हुए तथा भारत सरकार के राजस्व विभाग की 12 जनवरी, 1979 की धिंब-सूचना स० 2661 (फा० स० 40 4/3/79-मा०न०म०क०) का प्रधिकंषक करते हुए, केन्द्रीय सरकार, एतब्द्रारा श्री दर्जन फुमार को, जो केन्द्रीय सरकार के राजपहित प्रधिकारी हैं, उत्क भीधिनयम के भन्तानीत कर बसूखी श्रिकारी की प्रयोग करते के लिए प्राधिकृत करती हैं।

 यह अधिसूचना श्री दर्शन कुमार द्वारा कर वस्सी अधिकारी के पद का कार्यभार ग्रहण करने की तारीख से लाग भिने।

[स॰ 3699/फा॰सै॰ 398/3/80-भा॰क॰स॰क॰]

- S.O. 3272.—In pursuance of sub-clause (iii) of clause (44) of Section 2 of the Income-tax Act, 1961 (43 of 1961), and the supersession of Notification of the Government of India in the Department of Revenue No. 2661 (F. No. 404/3/79-ITCC) dated 12-I-79, the Central Government hereby authorises Shri Darshan Kumar, being a gazetted Officer of the Central Government, to exercise the powers of a Tax Recovery Officer, under the said Act.
- 2. This Notification shall come into force with effect from the date Shri Darshan Kumar tukes over charge as Tax Recovery Officer.

[No. 3699/F. No. 398/3/80-ITCC]

नई दिल्ली, 16 श्रन्तुबर, 1980

का० बा० 3273: -- आयकर शिक्षितियम, 1961 (1961 का 43) की धारा 2 के खड़ (44) के उप-खंड (iii) का मनुसरण करते हुए तथा भारत सरकार के राजस्य विभाग की 13 सितम्बर, 1978 की श्रिधसूचना सं० 2499 (फा०स० 404/89/78-मा०क०स०क०) का श्रीधनं करते हुए, केन्द्रीय सरकार, एतबुद्धारा श्री एस० खुसर को, जो केन्द्रीय सरकार के राजपित्त श्रीधकारी हैं, उक्त श्रीधितियम के श्रन्तर्गंत कर बसूली श्रीधकारी की शिक्त्यों का प्रयोग करने के लिए प्राधिकृत करती हैं।

2 मह मधिसूचना, श्री एस० खुसर द्वारा कर बसूची मधिकारी के पद का कार्य-भार प्रहण करने की तारीख से लागू होगी।

> [सं॰ 3707 (फा॰सं॰ 398/28/80-आ॰क॰स॰फ॰)] New Delhi, the 16th October, 1980

- S.O. 3273.—In pursuance of sub-clause (iii) of clause (44) of section 2 of the Income-tax Act, 1961 (43 of 1961) and in supersession of Notification of the Government of India in the Department of Revenue No. 2499 (F. No. 404/89/78 ITCC) dated 13-9-78 the Central Government hereby authorises Shri S. Khusar, being a gazetted Officer of the Central Government, to exercise the powers of a Tax Recovery Officer under the said Act,
- 2. This Notification shall come into force with effect from the date Shri S. Khusar takes over charge as Tax-Recovery Officer.

[No. 3707/F. No. 398/28/80-ITCC]

मद्दे दिल्ली, 23 घक्तूबर, 1980

का॰ जा॰ 3274.—-प्रायकर प्रधिनियम, 1961 (1961 का 43) की द्वारा 2-के जांच (44) के शक्ष्य (iii) का प्रमुखरण करते हुए तथा भारत सरकार के राजस्व विधाग की 30 जून, 1979 की प्रथि-सूचना मं॰ 2908 (फा॰सं॰ 404/73/(क॰व॰प्र॰-गुजरात/79-धा॰ ना कर का का स्थानिक करते हुए, ने क्रिक्र सरकार एत्रभूकातः भी एम की को सोवातं र की, जो केन्द्रीय होरकार के राजपृत्तित ध्रिक्रिकारी हैं, उक्त ध्रिधिनयम के भ्रष्टार्वेत कर बसूली अधिकारी की ध्रतिस्थों का प्रयोग करने के लिए प्राधिकात करती है।

 सह अधिसूचना श्री खुम्ल ब्री० फोफातर द्वारा कर वसूची अधिकारी के पद का कार्यभाष, प्रहण करने की तारीख से सानु होनी।

[सं• 3709/ऋा०सं० 398/1/80-मा।•क्तास्करः•]

New Delhi, the 23rd October, 1980

S.O. 3274.—In pursuance of sub-clause (iii) of clause (44) of section 2 of the Income-tax Act, 1961 (43 of 1961), and in supersession of Notification of the Government of India in the Department of Revenue No. 2908 (F. No. 404/73 (TRO-Guj/79-ITCC) dated 30-6-79, the Central Government hereby authorises Shri M. D. Soyantar, being a gazetted officer of the Central Government to exercise the powers of a Tax Recovery Officer under the said Act.

2. This Natification shall come into force with effect from the date Shri M. D. Soyantar takes over charge as Tax Receivery Officer.

[No. 3709/F. No. 398/1/80-FDCG]

नदै बिस्ली, 3 नक्कर, 1960

कां शां 3275. स्प्रमक्तर मधिनियस, 1961 (1961 का 43) की धारा 2 के खंड (44) के उप-खंड (III) के मनुसद्धन में, केखीय सरकार एतबुद्धान्। श्री जें कार के चुंड को, जो केन्द्रीय सरकार के राजपितत मधिकारी हैं, उक्त मधिनियम के मस्तर्गत कर वसूली भविकारी की शक्तियां का प्रयोग करने के लिए प्राधिकां का स्वीति हैं।

 यह अधिसूचना श्री जै० सार० जैन हारा कर क्सूली- बांचकारी के क्य में कार्यमात, संभाताने की तारीका से सानु होतीन

[सं 3716/कार्या 398/3/80-पा का मार्ग का

New Delhi, the 3rd November, 1980

S.O. 3275.—In pursuance of sub-clause (iii) of clause (44) I Section 2 of the Income-tax Act, 1961 (43 of 1961), the Central Government hereby authorises Shri J. R. JAIN being a gazetted Officer of the Central Government, to exercise the powers of a Tax Recovery Officer under the said Act.

2. This Notification shall come into force with effect from the date Shri J. R. JAIN takes over charge as Tax Recovery Officer.

[No. 3716/F. No. 398/3/80-TFCC]

का० अ 3276....च्याग्रकार श्रीकृतियम, 1961 (1961 का 43) की झारा 2 के खण्ड (44) के उपकृष्ण (III) के अनुसरण में, केन्द्रीय सरकार एतवृक्षारा भारत सरकार के राजन विभाग की विनाक 13-8-1979 की अधिसूचना सं० 2969 [40%] उ (क०च० घ० विल्ली) / 79-प्रा०क ० स्व क्र क्षेत्र क्षेत्र के निम्नित्वित संगोधन करती है भर्यात् उक्त अधिसूचना में "श्री वी०पी० भृद्रगागर-II भीत श्री एस० एस० कुड़ा" मुक्ती प्रतेष स्थान पर "श्री पी०पी० मटनागर-II" शब्द धौर धक्षर प्रतिस्थापिस क्षिण आएंगे।

[सं॰ 3716/का॰सं॰ 398/3/80-प्रा॰स॰स॰क॰] पूजा॰ वैंकटरामन, उप-सचिव

S.O. 3276.—In pursuance of sub-clause (HI) of clause (44) of Section 2 of the Income-tax Act, 1961 (48 of 1961), the

Central Government hersby makes the following amendment in the notification of the Government of India in the Department of Revenue No. 2949(494)/3(TRQ-DLI)/79-ITCC, dated 13-8-79 namely; in the said notification for the words and letters "Shri P. P. Bhatnagar-II and S. L. Kuba" the words and letters "Shri P. P. Bhatnagar-II" shall be substituted.

[No. 3718/F. No. 398/3/80-ITCC] H. VENKATARAMAN, Dv. Secv.

(ग्रायक्तर)

नाई बिरुजी, 9 शक्तुबल, 1980

कां बां 3277.--केन्द्रीय संस्कार, ग्राय-कर दक्षिनियम, 1961 (1961 का 43) की धारा 80-छ की उपलारा 2(का) द्वारा प्रवस्त वास्तियों का प्रयोग करते हुए, "कन्ननथूर श्री कोक्कुनकीन वैश्वक्थकन, वालेनुनी धान, पिक्न कक्षक जिला" को, छन्न धारा के प्रयोजनों के लिए कन्निक में सर्वन विश्वनात लोक पूजा का स्थान क्षिधमूचित करती है।

[सं० 369 4/फ्रा॰सं॰ 17:6/47/80-मा॰क॰ (ए1)] बी॰ बी॰ श्रीनिवासन, उप-सचिव

New Delhi, the 9th October, 1980

S.O. 3277.—In exercise of the nowers conferred by subsection (2)(b) of Section 80-G of the Income-tax Act, 1961 (43 of 1961), the Central Government hereby notifies "Kannanthur Sri Thadakukkin Daiwasthana, Balepuni Village, Dakshina Kannada District" to be a place of public worship of renown throughout the State of Kannataka for the purposes of the said section.

[No. 3694/F. No. 176/47/80-IT(AI)]V. B. SRINIVASAN, Deputy Secy.

(सामित्रकार्वे किया है)

(शिक्स अपेक्स)

मई विल्ली, 3 नवम्बर, 1980

का० कार० 3278. → राष्ट्रीसकास बैंक (प्रथम्ध और विविध उपहासक) योजना, 1970 के खंड 3 के उप-खंड (ग) के अनुसरण में रिजर्थ वैंक के परामर्श से केन्द्रीय सरकार एतवुद्वारा श्री जी० सी० कठरानी, प्रबंधक, झाश्रम रोड शाखा, बैंक आफ इंडिया, अहमवाबाव, गुजरास को श्री सी० एस० थीचे के स्थान पर 3 नवस्थर, 1980 से आएम वंडिया नवस्बर, 1983 को समाप्त होने वाली झवधि के लिए बैंक आफ़ इंडिया के विवेशक के रूप में नियुक्त करती है।

> [सं० १(26)/80ली श्लो • 1] चन्वार मोरक्ष्यानी, ज्य-स्थित

(Department of Economic Affairs) (Banking Division)

New Delhi, the 3rd November, 1980

S.O. 3278.—In pursuance of sub-clause (c) of clause 3 of the Nationalised Banks (Management and Miscellaneous Provisions) Scheme. 1979, the Central Government, after consultation with the Reserve Bank, hereby appoints Shri G. C. Kathrani, Manager, Ashhram Road Branch, Bank of India, Ahmedabad (Gujarat) as a Director of Bank of India for the period commencing on 3rd November, 1980 and ending with 2nd November, 1981, vine Shri C. 5. Dight.

[No. F. 9/26/80-80-1.] C. W. MIRCHANDANI, Dy. Sesy.

गरी जिल्ली, उ नवकार, १८६०

मा । मा 3 379 - अस्पितिया गीनी मिक विकास मिक प्रश्विक्य । 1964 (1964 का 18) की झारा 6 की उपवास (1) के खंड (य) के उपवाद (ii) के अनुसरण में केन्द्रीय सरकार, एतद्वारा श्री टी विकासी, मान्यक्ष एवं प्रवास निवेक्षक, भारतीय पुनिनर्गण निगंग को ली सकर की रामक के क्यांन पर सरकाल आरसीय बीची प्रक्र निकास कि के कि पितेष्ठक के क्यांन पर सरकाल आरसीय बीची प्रक्र निकास कि के कि मिनेष्ठक के क्यांन पर सरकाल आरसीय बीची प्रक्र निष्ठक के क्यांन परस्त करती है।

[सं० एफ० १०(८३)/माई०एफ०-1]

New Delhi, the 5th November, 1980-

S.O. 3279.—In pursuance of sub-clause (ii) of clause (c) of sub-section (1) of Section 6 of the Industrial Development Bank of India Act. 1964 (18 of 1964) the Central Government hereby nonsingtentiffic T. Tiwari, Chairman and Managing Director, Industrial Reconstruction Corporation of India as a director of the Industrial Development Bank of India with immediate effect vice Shri R. V. Raman.

[No. F. 10(83)IF. 1/80]

मर्ब दिल्ली, 11 स्वयवर, 1980

का० वा० 3280--भारतीय श्रीबौधिक विकास बैक विशिव्यम, 1964 (1964 का 18) की धारा ह की उपवार (1) के कंक (ग) के उपवार (1) के अनुसरण में के दीय सरकार, एसद्दारा श्री एस० एम० भोष, सिव्य, श्रीबौधिक विकास विभाग को श्री एस० एम० मराठे के स्थान पर तुन्धाल भारतीय श्रीबौधिक विकास बैक के निवेशक के रूप में नामिस करती हैं।

ৰিণাৰ তাল, (য়াঁ০ एफ০ 10(109) মাৰ্ছ০एफ-I/80] শিশ্যক, (ধ্ৰীশ্ৰীনিক বিশা)

New Delhi, the 11th November, 1980

S.O. 3280.—In pursuance of sub-clause (i) of clause (c) of sub-section (1) of Section 6 of the Industrial Development Bank of India Act, 1964 (18 of 1964), the Central Government hereby nominates Shri S. M. Ghosh, Secretary, Department of Industrial Development as a director of the Industrial Development Bank of India with immediate effect vice Shri S. S. Marathe.

[No. F. 10(109)IF. I/80] VINOD DHALL, Director (Industrial Finance)

वणिष्य मंत्रकात

नई दिल्ली, 16 धन्तूभर, 1980

का० आ० 3284.--केन्नीय सरकार, राजभाषा (सय के शासकीय प्रयोजनों के लिए प्रयोग) निधम, 1976 के निधम 10 के उपनिधम (4) वे धनुसरण में निस्निजितित कार्यालयों को, जिसके कर्सभारीमृष्ट ने हिंदी का कार्यसाधक भीत प्रास्त कर लिया है, मधिसुचित करती है.--

- सूल रसावन, भेनामीय तथा मौत्रयं प्रशासन निर्यात संवर्धन परिषव, वस्वई।
- रसायिक पदार्थ तथा संबद्ध उत्साद निवात मंबर्धन परिवद (उत्तरी क्षेत्र), नई दिस्ती।
- 3. नियति संवर्धन के संयुक्त संचालक का काम्रास्तिक, बध्वई।
- 4. रसायनिक प्रवासे तुवा संबाध इत्याब विश्वात पविषय के सामाना ।
- 5. वि स्टेड **ट्रेसिंग कार्योपेश**न सहक. वंशिका विक, नवी दिस्सी ।
- 6 संयुक्त मुख्य निर्वज्ञक, भाषातःनिर्वातः का काव्यव्यय (केन्द्रीय लाइसेसिंग लक्ष), नई दिल्ली ।
- उपितिकाक (नियास संबर्धन) का कायिलय, एककिलम ।

8, दि है।स्तो चडस्ट्र कृत्य हैन्सम् भड एक्सफोर्ड कार्यदेशकान माफ इंग्डिय। वि.न., वर्ष विस्ति।

> [फा॰ स॰ ई-11011/12/76-हिन्दी] जोशिन्त्र सिंह, निदेशक

MINISTRY OF COMMERCE

New Delhi, the 16th October, 1980

S.O. 3281.—In pursuance of sub-rule (4) of rule 10 of the Official Languages (Use for official purposes of the Union) Rules, 1976, the Central Government hereby notifies the following offices, the staff whereof have acquired the working knowledge of Hindi;—

- Basio Chemicals, Pharmacouticals and Cosmetics Export Premotion Councili, Bombay.
- Chemicals and Allied Products Export Promotion Council, (Northern Region), New Delhi.
- Office of the Joint Director (Export Promotion), Bombay.
- Chemicals and Allied Products Export Promotion Council, Calcutta.
- The State Trading Corporation of India Ltd., New Delhi.
- Office of the Joint Chief Controller of Imports & Exports (C.L.A.), New Delhi.
- Office of the Deputy Director (Export Promotion), Ernakulam.
- The Handicrafts and Handlooms Exports Corporation of India Ltd., New Delh;

[F. No. E-11011/12/76-Hindi] JOGINDER SINGH, Director

नुक्षक निर्मक्षक, भागात-निर्मात का कार्यानय भारोन

नई विरुत्ती, 12 ववन्वर, 1980

का० व्यक्ष 3282-- सर्वेकी द्विन्दुस्तान एरोनाटिक्स लिए, नासिक स्थान, क्षोहार दाउनियाप-पो० न्ना०, जिला नासिक को स्वतन्त- विदेशी मुद्धा के अस्तर्गत कोन्सवर्ग कन्द्रोल आदि के साथ एक हौरीजोग्टल मणीनिय सेन्टर मणीन माळल के ही एम 1500 का आधान करने के. लिए 32,62,000 क्एए (बतीस लाख बास्ट हजार स्पए माल) के लिए एक आधान लाइसेंस सं० नाई०/तिजी/2034281/सी/एकसएकस/ 70/एक/78/सी जी-2/एल० एस० विनंक 22-1-1979 को जारी किया गया था। पार्टी ने उक्स लाइसेंस की मुद्दा विनियम नियंत्रण प्रति की अनुसिधि प्रति क लिए इस आधार पर आवेदन किया, है कि लाइसेंस की मृत पुत्र विनियम नियंत्रण प्रति को मुद्दा विनियम नियंत्रण प्रति को मुद्दा विनियम किया परि है। न्नाम यह भी बताया गया है कि लाइसेंस क्षम क्षम अस्थानस्थ हो गई है। न्नाम यह भी बताया गया है कि लाइसेंस कम अभी तक उपयोग में नहीं लाया गया है।

2. प्रपंत तर्क के समर्थन में लाइसँसधारी ने कार्यकारी मैजिट्रेट, नासिक के समक्ष विधिवम् ग्राप्य लेते हुए स्टाम्प काढळ पर एक ग्रापयप्त वासिक किया है। तवनुसार, मैं संतुष्ट हूं कि प्रायात लाइसेंस संक्ष्माईसी जी/2034281/सी/एक्स एक्स/70/एक/78/सी जी-2/एक एस० विनाम 22-1-79 की मूल मुझा विनिमय नियंत्रण प्रति पार्टी द्वारा को गई भयवा श्रस्थानस्य हो गई है। यथा संगोधित प्रायात (मियंत्रण) आवेश, 1956 विनाक 7-12-55 की जप-धारा 9 (सी सी) के ग्रन्तगंत प्रवत्त प्रसिकारों का प्रयोग करते हुए सक्षी हि-हुस्तान एरोलाटिक्स विक के नाम में जारी किए यए प्रायात लाइसेंस संक प्रार्थित जी/2034281, विश्वका अपने है।

3. उक्त लाइसेंस की मुद्रा विभिन्नय निवंत्रण प्रति की एक प्रमुलिपि प्रति पारी को अलग से जारी की जा रही है।

> [स॰ सी जी 2/डीईएफाएच॰ए०एल/33/78-79/932] जी० एस० ग्रेबाल. उप-मुख्य नियक्षक, आयात-नियनि कृति मृण्य नियंत्रक, प्रायात-नियान

(Office of the Chief Controller of Imports and Exports) ORDER

New Delhi, the 12th November, 1980

3.0. 3282.—M/s, Hindustan Aeronautics Ltd, Nasik Division, Ojhar Township, P.O., District Nasik were granted an import licence No. I|CG|2034281|C|XX|70|H|78|CGII|LS. dated 22nd January, 1979 for Rs. 32,62,000 (Rupces Thirty two lakhs and sixty two thousand only) for import of One Horizontal Machining Centre Machine Model KTM 1500 with Kongsberg Control etc. under free foreign exchange. The firm has applied for issue of Duplicate Copy of Exchange Control

Purposes copy of the above mentioned licence on the ground that the original Exchange Control Purposes copy of the Incence has been lost or misplaced. It has further been stated that the licence was registered with Bombay Customs Authority and that it has not been utilized so far,

2. In support of their contention, the licensee has filed an affidavit on stamped paper duly sworn in before Executive Magistrate, Nasik. I am accordingly satisfied that the original Exchange Control Purposes copy of the import licence No I|CG|2034281|C|XX|70|H|78|CGII|LS dated 22nd January, 1979 has been lost or misplaced by the firm. In exercise of the powers conferred under sub-clause 9(cc) of the Import (Control) Order, 1955 dated 7th December, 1955 as amended the said original Exchange Control Purposes a copy of the import licence No. I|CG|2034281 dated 22nd January, 1979 issued to M/s. Hindustan Aeronautics Ltd. is hereby cancelled.

3. A duplicate Exchange Control Purposes copy of the said 2. In support of their contention, the licensee has filed an

3. A duplicate Exchange Control Purposes copy of the said

licence is being issued to the party separately

[No. CGII/DEF/HAL/33/78-79/932]

G. S. GREWAL, Dy. Chief Controller of Imports and Exports for Chief Controller of Imports and Exports

नागरिक पूर्ति मंत्रालय

भारतीय भागक सस्या

नई दिल्ली, 1980-10-30

कां आ 3283 -- समय समय पर संशोधित भारतीय मानक संस्था (प्रमाणन चिंहून) विनियम 1955 के विनियम 4 के प्रनुसार भारतीय मानक संस्था द्वारा प्रशिसुबिन किया जाता है कि उक्त विनियम (3) के उपविनियम (1) के प्रनुसार प्राप्त प्रशिकारों के प्रधीन यहां धनुसूची मे दिए भारतीय मानकों के संशोधन जारी किए गए हैं:

			धनु सूची		
ऋम संख्या	संशोधित भारतीय मानक की पवसंख्या और शीर्षक	जिस राजपत्न में भार- तीय मानक के तैयार होने की सूचना छपी थी उसकी संख्या और तिथि	सशोधित मानक की संख्या भौर दिनाक	संशोधन का संक्षिप्त विवरण	
1	2	3	4	5	6
	IS: 325—1970 तीन फेज प्रेरण मोटर की विधिष्टि (तीमरा पुनरीक्षण) IS: 580—1973 हार्गेस भमटे की	विनांक 1971-03-20 एसम्रो 1750	सं• 1	(संशोधन स० 4 जून 1975 और स० 5 जनवरी 1976) इन संशोधनों को रद्द कीजिए। [पृष्ठ 5, सारणी 2 कम सं० (III) खाना 4]	1976-12-31
3	विशिष्टि (तूसरा पुनरीक्षण) IS: 900~1965 प्रेरण मोटरो के संस्थापन भीर रखरखाव की रीति संहिता (पुनरीक्षण)	दिनांक 1975-06-07 एसम्रो 664 दिनांक 1966-03-05	₹ 0 2	एससी: 5 के स्थान पर एससी: 6 कीजिए ! आप्ड 11.2.1 के प्रधीन वर्तमान नोट के स्थान पर नथा नोट दियां गया है।	1977-08-31
4	IS: 933-1976 फेन बाले सुवाधा रसायनिक भ्राग्नि शामक की विशिष्टि (दूसरा पुन्रीक्षण)		संख्या 1 मर्ढ 1977	(1) खंड 4.1, 4.4, 7.1.2, 7.7.2, 13.1, 13.2 थीर 13.3 के स्थान पर नए खण्ड दिए गए है। (2) खंड 4.2, 7.3, 7.4, 7.5, 7.7. 11.1, 1, 12.1, 12.2, 12.3.1. 1 और बी-1.1 का संणोधन किया गया है। (3) (पू॰ 6 पाद टिप्पणी) - के चिन्हित पाद टिप्पणी हटा यीजिए। (4) खाइति 1 के स्थान पर नई ब्राकृति दी गई है। (5) (पू॰ 10 चिन्हित टिप्पणी) वर्तमान पाव टिप्पणी के स्थान पर निस्नलिखित कीजिए संशिक्ट हमैंमल, बहिरंग	1977-05-31

^{*}भाभा गुस्या प्रमाणन योजना के लिए ये संगोधन 1977-01-01 से लाग होंगे ।

1	2	3	4	5	6
			***************************************	(कः) निजली गरम देने का (क्ष) फिनिया देने का (पहला पुसरीक्षण)	
				(6) आरंक्ष 4 1 के बाद एक टिप्पणी ओक्री गर्ड है।	
				(7) खंड 4.6 भीर 7.5 के बाद खंड 4.7 श्रीर 7.5.1 जोडेगए हैं।	
				(8) पृ० 4 के ध्रत मे टिप्पणी जोडी गई हैं। (9) पृ० 8 खंड 7.5— मंत में निम्नलिखित साक्य जोडिए "प्लास्टिक कैंप की कार्य- कारिता का 7.5.1 के मनुसार परीक्षण किया जाए।	
				ा 10) खंड 15,1 1 के बाद खंड 16 जोड़ा गया है और खंड 15,1.1 के बाद परिशिष्ट ए और बी जोड़े गए हैं।	
5-	IS 996-1964 एक कभी छोटे एसीविजली के मोटरों की विशिष्टि (पुनरोक्षित)		*मंस्था 10 दिम॰ 1976	(सणोधन म० ८ जून 1975 भी र स० 9 जनवरी 1976)——ये संशोधन रह की जिए ।	1976-12-31
6	IS: 1231-1974 सीन फेजी पायों पर सदे प्रेरण मोटरों के माप (नीसरा पुनरीक्षण)		*सं० 3 विस० 1976	(मंशोधन मं० 1 मितम्बर 1975 श्रीर म० 2 जनवरी 1976) ये मंशोधन रह कीजिए ।	1976 12-31
7	IS: 1294-1974 धरेलू कार्यों की सिलाई मशीन की बाबिभों की विशिष्टि (बूसरा पुनरीक्षण)		सं॰ 1 जून 1977	(पृ• 3, खंड ए-2.2 मीर ए-2.2.1)वर्तमान खंडहटादीजिए ।	1977-06-30
8	IS: 1724-1971 रेबेध तकुषों के लिए लकड़ी की ताने की बाबिनों की विणिष्टि (दूसरा पुनरीक्षण)		सं॰ 2 जुलाई 1977	 (1) (पू॰ 4 खंड 2 मीर 2.1)—हटा दीजिए भीर शेष की गिनती शिक की जिए । (2) खंड 3 4.1 (नई संख्या 2.4.1) भीर 	19 77- 07-31
				4.2 (नर्कसंकया 3.2) के स्थान पर नष्ट्र स्रोड दिए गए हैं।	
				(3) (पृ० 9 परिशिष्ट ए)पिर्णिष्ट ए के मधीन वर्तमान संवर्ष 1 के स्थान पर निम्न- लिखात कीजिए	
				"(खण्ड 3.2, 3 3, 3 4 भीर 3 5) (4) (पृ० 9 खंड ए-1.1)——ए 1.1.1 भीर ए-1.1 को हटा बीजिए भीर कमोक ठीक कीजिए ।	
				(5) (पु॰ 9 वर्षेड ए-1 2, ए-1 2 1 व्योर ए-1.2.2) हटादीजिए ।	
Đ	IS: 17951974 जलजितरण कार्यों के लिए पिलर टोटियों की विशिष्टि (पहुला पूनरीक्षण)	•	*मं० 2 जुलाई 1977	(1) (पृ० 14 खड 6.7, पक्ति 4 फ्रींर 5) "IS:13851968" के ग्रेड PBZ3 या PBZ6 के स्थानपर IS:78141975 के ग्रेड I, II, या III कर लिजिए।	1977 0 5 -31
				(2) (पू॰ 14 नारांकिन पावटिप्पणी)——यर्तमान पादटिप्पणी के स्थान पर निम्नलिशित कर स्रों।	
	an discount of the state of four il rights		.	"*फास्फर कांसा चहर पती भीर पन्नी की विशिष्टि"	

^{*}भाभा संस्था प्रमाणन योजना के लिए ये संशोधन 1977-01-01 से लागू होंगे ।

1077-07-31

10. IS · 2071 (भाग 1)—1974 उंख्य एसझी 1596 मं० 1 बोल्टता परीक्षण की पद्धतियां भाग 1 दिनाक 1978-05-08 जुलाई 1977 सामान्य परिभाषाएं ग्रीर परीक्षण अपेंक्षीएँ (पहला पुनरीक्षण)

- (1) खंड 3.3.1, 3.3.2, 3.5.3, ए-2 1. बी-1.1 श्रीर बी-1.2 संसोधित किए गए
- (2) (पृ० 9, माकृति 1ए भीर 1वी शीर्षक)— दोनों माकृतियों के शीर्षक बदल कर निम्न-लिखित कर ले । "1ए टोटी टाइप I" "1वी टोटी टाइप II"
- (3) आकृति 1सी के स्थान पर नई श्राकृति दी गई है।
- (4) (पू॰ 10 झाकृति 1 की)--हटा बीजिए
- (5) आक्रुसि 1 की वर्तमान सारणी के स्थान पर नई सारणी की गई है।
- (6) सारणी 1 श्रीर 2 में संशोधन किया गया है।
- (7) (पु० 12 धाक्कति 2ए गीर्घक)—वर्तमान सीर्चक के स्थान पर निम्नेलिकित कर लें। निष्ट निष्णता 20 से० पर किए जाने पर भाग प्रति निटर में व्यक्त की जानी है।
- (8) भारति अभी भीर 5 में मेमीस्थल किया गया है।
- (9) बंड 3.5.3 में दिए संमीकरण के स्थाप पर भया समीकरण दिवा गया हैं।
- (10) सारणी 3, 4, ब्रीर 5 में संशोधन किया गया है।
- (11) खंड बी-1.3 के नीट के स्थान पर संया खंड दियागमा है।
- (12) (पू॰ 26 पंक्ति 2)---सारणी 5 के स्थान पर सारणी 4 कर सें।
- (13) पू॰ 27 पंक्ति 3 ग्रीर समीकरण में "Rs. 20"के स्थान पर PS 20 कर सें।
- (14) पृ० 27 मी (एक्स) की व्याख्या पंक्ति (O < × < _) के स्वान पर (O ≪ × < _) कर सें।
- (15) **चंड** 2,14 के बाद चंड 2.14 जीड़ा गया है।
- (16) चंड 3.2.2 के बाद नीट जोड़ा गया है।
- (17) बाक्रिन 2 श्री के बाद ब्राक्कित जोड़ी गई है।
- (18) (पू० 15, व्यंव 3. €. 4. 2) ००० व्यंत व्यंव कें
 प्रारम्भ में यह वाक्य जोड़ लें —
 "परीक्षण वस्तु को एक विशेष पैम्बर में
 रखा जाता है जिसको ममकीम कोहरे से
 भर विया जाता है। कोहरे बकाने की एक
 पद्यति परिणिष्टि "ए" में दी गई है।
- (19) (पृ० 21 परिक्षिष्ट ए खंड संवर्ष)—कांड *3.4.2.1' के बाव खंड 3.4.4.1 का संवर्ष जोड दें।

1	2	3	4	5	6
				(20) (पु॰ 21 खंड ए-2.1 तीसरा पैरा)— भ्रंत में निम्नलिखित बाक्य जोड़ें "सभी स्त्रे टोटियों में कुल बहाव में छूट सांकेतिक मान का ± 5 प्रतिशत है।"	
11.	IS: 2113-1972 रजत भीर रजतिमश्र में रजत की मान्ना की परख पद्धति (पहला पुनरीक्षण)			(पृ० 7 खंड 5.4.1)—हटा दे ध्रौर बाद के खंडों की खंयाठीक कर दें।	1977-07-31
12.	IS: 2191 (भाग 1)-1973 लकड़ी के समतल किवाड़ (खानेवार प्रथम खोखले मध्य भाग वाले) की विभिष्टि भाग 1 ऊपर प्लाईवृड के तस्ते वाले (दूसरा पुनरीकाण)		सं० 1 फरवरी 1977	 (1) खंड 5.1.5, 6.5 धीर 9.3.1 का संगोधन किया गया है। (2) खंड 6.3 के स्थान पर नया खंड दिया गया है। (3) (प० 11 खंड 6.6)— मंत में निम्नलिखित जोड़ें:— Lipping में जोड़ों की झनुमति नही होगी। 	
13.	IS: 2202 (भाग 1)—1973 लकड़ी के समतल किवाड़ (ठोस मध्यभाग वाले) की विशिष्टि झाग 1-ऊपर प्लाईवुड़ के तक्को लगे (दूसरा पुनरीक्षण)	एसमो 4690 दिनांक 1975-11-01	सं• 1 फरवरी 1977	(1) खंड 5.1.5 झौर 6.1.1 का संगोधन किया गया है। (2) (पृ० 12, आंड 6.6) – झंन में निम्न- लिखित जोड़ें। Lipping में जोड़ों की झनुमति तहीं है।	1977-02-28
1 4.	IS: 2320-1963 झायाम माहुंलित रेडियो झानुंत्ति जनिज्ञ के लिए मापन पढतियां (130 किसा/स से 30 मेसा/से		सं० 2 घगस्त 1977	 (1) (पू० 6 खंड 2.3.1 दूसरा वाक्य) हटा वीजिए । (2) (पू० 10 खंड 4.3 पंक्ति 2)—4.2 के स्थान पर 4.1.1 कीजिए । 	1977-08-31
				(3) खब्द 10 के स्थान पर नया खंड विया गया है।	
				(4) (पृ० 16 खंड 11)—हटा वीजिए ।	
				(5) (पू॰ 12 खंड 1.2)—हटा वीजिए ।	
15.	IS: 2321-1963 सामान्य कार्य वाले भाषाम माङ्गीलत रेडियो भावृत्ति जनित्र सम्बन्धी भ्रपेक्षाएं (30 किसा/ से से 30 मेसा/से)		सं॰ 1 घगस्त 1977	खंड 7.3 के स्थान पर नया खंड विया गया है ।	1977-08-31
16.	IS: 2556 (भागं 3)—1973 कांचाभ सेनीटरी साधन (कांचाभ व्यक्ति कें) भाग 3 पांववान वाले पैन सम्बन्धी विभिष्ट भपेक्षाएं (दूसरा पुनरीक्षण)		सं० 2 मई 1977	पु॰ 10 सारणी 1 ऋम सक्या (x) खाना 2]"म्यून" शब्द हटा दीजिए ।	1977-05-31
17.	IS: 2556 (भाग 4)—1972 कांचाम सेनीटरी साघन (कांचाम चीनी के) भाग 4 वॉश बेसिन की विशिष्ट भेपेक्षाएं (दूसरा पुनरीक्षण)		*सं० 1 जुलाई 1977	 (1) (खंड 2.3.2 झीर 2.3.7 के स्थान पर नएखंड दिए गए हैं। (2) (पू॰ 4 '+' झंकित पावटिप्पणी कर लीजिए। 	1977-07-31
				"∔-जल वितरण कार्यों के लिए पिलर टोटियां (पहला पुनरीक्षण)	
18.,	IS: 2556 (प्राग 6/प्रमुधाग 1)- 1974 कोचान सेनीटरी साधन (कोचाभ चीनी के) भाग 6 मूलदानी सम्बन्धी विशिष्ट अपेकाएं अनुभाग 1 बाउलनुमा (दूसरा पुनरीक्षण)		स॰ 1 म्रप्रैल 1977	माकृति 1 मीर 2 के स्थान पर त्राकृति मंदी गई हैं।	1977-04-30

^{*}नोट : भाभा संस्था प्रमाणन मुहर योजना के लिए यह संभोधन ,1877-01-01 से लागू होगा । 940 GI/80—3

1	2	3	4	5	6
19.	IS: 2556 (भाग 6/धनुभाग 6)- 1974 कांचाभ सेनीटरी साधन (काचाभ चीनी के) भाग 6 मूझ- वानियो की विशिष्ट घपेकाएं धनुभाग 6 हाफ स्टाल मूलवानियों के लिए जलप्रमारण (तूसरा पुनरीक्षण)		सं• 1 मार्च 1977	श्राकृति 1 के स्थान पर नई श्राकृति दो गई है ।	1977-03-31
20.	IS 2556 (भाग 8)- 1973 को बाभ सेनोटरी साक्षम (को बाभ चीनी के) भाग 8 साक्ष्मन वाले निम्न प्रवाही बब्ल्यूमी (दूसरा पुनरीक्षण)		सं० 2 म ६ 1977	(पू० 4 लॉब 2.3) — - खंड के झंत में निम्नलिखित जोड़ लीजिए । "स्त्राय दर परीक्षण" लागू नहीं होगा ।	1977-05-31
21.	IS:2556 (भाग II)→1972 कांचाभ सेनीटरी साधन (कांचाभ चीनी के) भाग II ग्रॉवर रोज सम्बन्धी विशिष्ट प्रपेक्षाए		सं० 1 मई 19 7 7	 (1) (पू० 4 खंड 2.2.3 भौर 2.2.4) खंड हटा दीजिए भौर भ्रांते खंड की संख्या 2.2.3 कर लीजिए । (2) (पू० 4 खंड 2.2.5 नई संख्या 2.2.3) नये खंड हटा दीजिए भौर भ्रांते खंडों की गिनती ठीक कर लीजिए । 	1977-05-31
2 2 .	IS . 2720 (भाग II) – 1971 मृति- काभ्रों की परीक्षण पद्धतियां भाग II छिद्र जल बाब के माप किए बिना धनपवाहित विपक्षी संपीड़न के भ्रधीन परीक्षण किए गए नमूने की कर्नन सामर्थ्यकार करना	एसम्रो 398 विनांक 1972-92-05	सं• 1 सगस्त 197 <i>7</i>	 (1) खंड 5.1.1 के स्थान पर नया खंड विशा गया है। (2) खंड 5.1.1.2 के वर्तमान सूत्र के स्थान पर नया सूत्र विया गया है। 	1977-08-31
23.	IS: 2950 (भाग I)-1973 रैफ्ट नीव की क्रिजाइन और निर्माण की रीति संहिता भाग 1 क्रिजाइन (पहला पुनरीक्षण)		सं० 1 मई 1977	(पृ० 8, खंब 4.6.2 पंक्ति 1) "बीम" की जगह "लीन" कर लोजिए ।	1977-05-31
24	IS: 2994- 1965 विद्युत स्टोव की विभिष्टि	एसम्रो 3059 दिनांक 1965-10-02	सं॰ 1 जुलाई 1977	 (1) खंड 6.2 (ए) और 10.3.4 में संशोक्धन किया गया है। (2) खंड 10.3.1 और 10.3.5.2 के स्थान पर नए खंड दिए गए हैं। 	1977-07-31
25.	IS: 3347 (भाग $1/$ धनुभाग $2)$ 1967 ट्रांसफार्मर की पोसंलेन बुग-बिदयों के माप भाग $I; 1.1$ कियों तक शुगवंदी धनुभाग 2 धातु के पूजें		मं० 1 सप्रैं ल 1977	(1) खंड 2.1 कें नीचे एक मोट ओड़ा गया है। (2) पू० 5 पर वर्तमान पाद टिप्पणी के बाद एक पाद टिप्पणो जोड़ी गई है। (3) खंड 2.2 का संशोधन किया गया है।	1977-04-30
26.	IS:3347 (भाग 2/धनुभाग 2)- 1967 ट्रांसफार्मर की पोसेंलेन बुगा- बंदियों के माप भाग 2; 3.6 किवो बुगर्बंदियां धनुभाग 2 धातु के पुर्जे		सं ० 1 भगै ल 1977	(1) खंड 2.1 के नीचे एक नोट जोड़ा गया है। (2) पृ० 5 पर वर्तमान पाद टिप्पणी के बाद एक पाद टिप्पणी जोड़ी गई है। (3) खंड 2.2 का नंशोधन किया गया है।	1977-04-30
27.	IS: 3347 (भाग 4/धनुभाग 2)- 1967 ट्रांसफार्मर की पोसंलेन बृण- विदयों के माप भाग 4, 24 कियो बृण वंदियो धनुभाग 2 धातु के पुर्जे		सं॰ 2 ० मई 1977	 (1) खंड 2.1 के नीचे एक नोट ओड़ा गया है। (2) पृ० 5 पर वर्तमान पाद टिप्पणो के बाद एक पाद टिप्पणो ओड़ी गई है। (3) खंड 2.2 का संशोधन किया गया है। 	1977-05-31
28.	IS:3514-1966 बिजली के कॉफी परकोलेटर (बिना रेग्यूलेटर जाने) की विणिष्टि		सं॰ 3 जून 1977	खंड 3.3,10.3.1 भीर 10.3 9 के स्थान पर सबे खंड दिए गए हैं।	1977-06-30
29	IS:4055-1966 मक्का तेल की विशिष्टि	ि एसम्रो 3673 विमांक 1967-10-1	सं०2 4. जन 1977	[पू॰ 5, सारणी 1 कसं (6) खाना 3 मौर 4]——बोनों खानों में 110 से 128 के स्थान पर"103 से 128" कर लीजिए।	1977-06-30

1	2	3	4	5	6
	S:4060~1967 स्वचल बाहुने ⊓सूथकों के फ्लैबरी की विशिष्टि		सं॰ 3 जुलाई 1977	 (1) खंड 5.1.5 के स्थान पर नया खंड दिया गया है। (2) खंड 2.4 भीर 5.2 के बाद अन्मशः खंड 2.5 भीर 5.3 दिए गए हैं। 	1977-07-31
31. IS	: 44671967 कैरामेल की विशिष्टि	एसम्रो 1720 दिनांक 1968-95-18	सं॰ 1 म र्श 1977	(1) (प्० 5, खड 2.3.1) 2.3.1 के कार निम्नलिखित नोट जोड़िए: "नोट-स्गिरिट जिनेटा कैरामेल के लिए उपर्युक्त परोक्षण लागू महीं है। (2) [(प्० 5 खंड 3.2 (डो) "(डो)"] के बाद निम्नलिखित जोड़े: "ई (स्पिरिट जिलेश कैरामेल के लिए	1977-05-31
				६ (स्थारट विषय" "स्पिरिट विलेय"	
की र	: 4721—1968 पनविजली केन्द्रों श्रह के पानी की निकासी ग्रीर नाली की रीनि संहिता		सं० 1 जुलाई 1977	(1) [पू० 5 खंड 5.2.1 (ए) पंक्ति 1] "खुलाव" के स्थान पर "ग्रीशिक खुलाव" कर लें।	1977-07-31
				(2) [पू० 6 खंड 5.2.1.1 (ए) पंक्ति 1 भीर 2] "निकास मुंडों के स्थान जल निकालने का कुंड" कर लें।	
				(3) [पू० 6 खंड 5.2.1.1 बी) वर्तमान सामग्री के स्थान पर निम्निलिखित कर लें: (बी) हर यूनिट से अल निकास कुंड तक लि:स्काय ले जाने के लिए हैडर देकर, हेडर हर एक यूनिट से फीडर पाइप द्वारा जुड़ा होगा, जिसमें पूयक-कारी गेट बास्य लगा होगा।	
	4722-1968 विजलीकी पूर्णक भीनकी विभिष्टि	एसम्रो 3929 दिनांक 1969-09-27	सं० 7 विसम्बर 1976	(संशोधन सं० 4 जनवरी 1976 घौर सं० 5 जन० 1976) ये संशोधन रह कर वीजिए।	1976-12-31
	ः 4754—1968 यूटेन गैप्त के साथ दाव रेम्यूलेटर की विभिष्टि	एसम्रो 593 दिनांक 1969-02-15	सं० 1 भग्रेल 1977	(1) (पृ० 5 खंड 3.2.7)— IS: 3400 (माग 1)—1965 के स्थान पर IS: 3400 भाग 4)—1965 कर लीजिए। मौर तारांकित पाव टिप्पणी हटा वीजिए।	1972-04-30
				(2) खंड 4.4 मीर 4.3 के स्थान पर नए खंड दिए गए हैं।	
				(3) (पृ० 6 मंकित पाद टिप्पणी)—वर्तमान पाव टिप्पणी के स्थान पर निम्नलिखित कर लीजिए संपीड़ित गैस सिलिंडर के लिए बाल्य फिटिंग की विशिष्टि (पहुना पुन- रीक्षण)	
				(4) [पू॰ 8 परिशिष्टि ए (सी)—(सी)] के बाव निम्नलिबात नया बाक्य जोड़ लीजिए। "विकल्प रूप में वाणिश्य द्रवित पेट्रोलियम गैस के परीक्षण गैम के रूप में प्रयोग कर सकते हैं।	
यांक्रि	4989- 1974 माग बुझाने के लिए क फेन बनाने के लिए यौगिक की (ष्टि (पहला पुनरीक्षण)		सं• 1 जभवरी 1976	(1) (पू॰ 4 खंड 0, 6.1 पंक्ति) तारा चिहन हटा वीजिए। (2) [पू॰ 4 पाद टिप्पणी (iii)] हटा वीजिए (3) (पू॰ 24 खंड एम॰ 1.2 पंक्ति 2) 175 लि॰ के स्थान पर 120 लि॰ कर सीजिए।	1977-01-31
				(4) सारणी 1 का संशोधन किया गया है। (5) परिशिष्टि "टी" परिशिष्ट "एस" के बाद जोड़ा गया है।	

^{*}नीट : --- भाभा संस्वा प्रमाणन योजना के लिए यह संबोधन 1977-01-01 से सागू होगा ।

1	2	3	4	5	6
36.	IS: 5000 (मो बी 1)-1969 एक विश चालक युक्ति माद्यार रूपरेखा मोश्री 1 के माप		सं० 1 जून 1977	(1), (पृ० 1 टाइप की की आकृति) एल के स्थान पर 1 कर लीजिए। (2) (पृ० 1, सारणी, पहला खाना, पांचवी पंक्ति ऐच के झागे)—वर्तमान सामग्री के स्थान पर निम्नलिखित कर लीजिए। "एच 0.15 —1.00	1977-06-30
37.	IS: 5000 (झोडी 6)-1969 एक र विभा चालक युक्ति, युक्ति रूपरेखा मोडी 6			 (1) पृ० 1 पर सारणी में संशोधन किया गया है। (2) पृ० 2 नोट 7 पंक्ति (1)13.0 के स्थान पर 13.5 कर लीजिए। (3) पृ० 2 पर नोट 7 के बाद नोट 8 जोड़ा गया है। 	1977-08-31
38.	IS:5000 (मोडी:7) ←1969 एक दिशः चालक युक्ति युक्ति रूपरेखा मोडी 7	·	संख्या 1 जून 1977	 (1) (पृ० 1 सारणीं पहला स्तम्भ पंक्ति 12, डब्स्यू के धागे)—वर्तमान सामग्री के स्थाक पर निम्नलिखित कर लीजिए। डब्स्यू एम 20—6 (2) पृ० 2 नोट 6 पंक्ति (1)—'17.0" के स्थान पर "21.0" कर लीजिए। 	
39,	IS:5161-1969 घरेलू इस्तेमाल के लिए बिजली के सेकने के पैड की विशिष्ट		सं॰ 2 जून 1977	 (1) खंड 9.1.1 का संशोधन किया गया है। (2) खंड 12.4 के स्थान पर नया खंड दिया गया है। 	1977-08-30
40.	IS: 5528-1969 तांबा त्यरित एसी- दिक अम्ल लंबण स्त्रेन परीक्षण द्वारा विद्युनलेपित और एनोडीकृत एलु- मिनियम लेपों की संकारण प्रतिरोधिता को परीक्षण पद्धतियां		सं० 1 भगस्त 1977	खंड 3.1 की वर्तमान सामग्री के स्थान पर नयी सामग्री दी गई हैं।	1977-08-31
41.	IS: 5921 (भाग 1)-1970 हले- क्ट्रानिक एवं दूरसंचार उपस्कर में अपयोग वाले प्रिंटेड सर्किटों के लिए धातु चड़ी श्राधार सामग्री की विशिष्ट भाग 1 सामग्रन्य अपेक्षाएं और परीक्षण		सं० 2 मार्च 1977	खंड 5.3.13.3 के बाद खंड 5.3.14 जोड़ा गया है।	1977-03-31
42.	IS: 6015-1970 बेरियम हाइड्रा- भ्रान्साइड की विशिष्टि	एसको 3318 विनांक 1972-10-21	सं० 2 जून 1977	[पृ॰ 4, सारणी 1 कम संख्या (1) स्त्राना 4] "98.0" के स्थान पर 99.0 कर लीजिए।	1977-06-30
43.	IS: 6133 (भाग 1)-1971 दूर संचारण श्रौर माप उपस्कर में प्रयुक्त वास विश्वत फिल्टरों की विशिष्टि भाग 1 सामान्य अप्रेक्षाए श्रौर परीक्षण		सं० 1 जुलाई 1977	 (1) खंड 6 के स्थान पर नया खंड दिया गया है। (2) (पृ० 4 खंड 7.1.1 पिक 4) "किस्टल फिल्टर" के स्थान पर 'दाथ विद्युत फिल्टर' कर ले। (3) खंड 7.3.13 में नोट 2 के बाद मोट 3 जोड़ा गया है। (4) परिशिष्ट ए के बाद परिशिष्ट की फोड़ा 	1977-07-31
44.	IS: 6446-1972 मध्यक रोफ्रिक ताप एलीमेंटों की विभिष्टि	एसफो 423 दिनांक 197,6-02-1,5	सं० 2 जून 1977	गया है। खंड 10.4 भीर 10.5 में संशोधन किया गया है।	1977-06-30
45.	IS: 7503 (भारत 1)-1974 रक्क उद्योग में प्रयुक्त शब्दावली भाग 1	एसम्बर्ग 3279 दिसांक=1976 . 09-11	सं० 1 जुन 1977	खंड 2.5 के साव खंड 2.6 जोड़ा गया है।	1977-06-30

1	2	3	4	5	в
46.	IS: 7594 (माग 2)-1975 ध्वनि टेप भग्ने धौर फिर बजाने नाले चुम्बजीय उपकथण (सुनाह्यः कैसेट) की विशिष्टि भाग 2 बरेलु प्रकार	एसमी 1892 दिनाक 1977-06-11	स ः 1 मर्ह 1977	(पृष् 7 खाइ 8.9) हटा दीजिए ।	1977-05-31
47.	IS: 7603 1975 कम गति वाली खाद्य पीसने की सुवाह्यः मशीनो कीः विशिष्टि		स ड्या 1 जून 1977	 (1) सारणी 2 ग्रीर 3 में संशोधन किया गया है। (2) खड़ 11 3.1 के स्थान पर नया खड़ विद्यागया है। 	1977-06-30
				(3) (पृ० 16, खड 11.3, 10.2 मंतिम पैरा पक्ति 2)——"1.5 मिमी छलनी" के स्थान पर"1.4 मिमी छलनी कर लीजिए।	
48.	IS: 7606—1975 सादे समंजयनीय स्नैप को विशिष्टि	_	सं० 1 जून 19 7 7	(पृ० 4 सारणी 3 झाक्कति झौर पृ० 5 सारणी 4 की झाक्कति)—"0° से 30′ टैपर"के स्थान पर "0° 30′ टेपर" कर लीजिए ।	1977-06-30
49.	IS: 7610 (भागा2)1975 मसीनादि के ऊनी कपकेकी विशिष्टिकारा 2 किलयरर कपड़ा		स॰ 1 जुलाई 1977	यह सणोधन बृनियादी धागो के सांकेतिक नम्बर सम्बन्धी प्रपेक्षाण ग्रौर प्रति डेसीमीटर धागो की सख्या सारणी 1 में रुखने के उद्देश्य से किया गया है। क्योंकि थे व्यौरे निर्माताग्रों के मार्गवर्शन के लिए हैं।	1977-07-31
50.	IS 7774 (भाग 1)-1975 परि- बहन ट्रक्टरों भीर ट्रेलरों सम्बन्धी शब्दावली भाग 1 बुनियादी शब्दावली	_	सक्या 1 जूस 1977	(पु० 7 खड 2.4 2 शीर्षक) "टोइंग हुक (पिटल हुक)" के स्थान पर "पिटल हुक" कर लीजिए	1977-06-30
51.	JS: 7777-1975 मुद्दें सिरे वालीं. सूती वेबिंग की विशिष्टि	_	सं ० 1 जून 1977	सारणी 1 श्रीर 2 का संशोधन किया गया है ।	1977-06-30
5 2.	IS: 7950-1976 फेथियान तकनीकी की विशिष्टि		सक्या 1 जून 1977	खंड ए-2.2 ा झौर ए-2.3 में संशोधन किया गया है।	1977-06-30

*इम सशोधन की प्रतियां भारतीय मानक सस्या, मानक भवन, 9 बहादुरणाह जफर मार्ग, नई विस्ली-110002 से तथा शाखा कार्यालय भहमदाबाद, बगलीर, बम्बई, कलकक्षा, चडीगढ़, हैदराबाद, कानचुर, मद्रास, पटना धौर दिवेन्द्रम से प्राप्त की जा सकती है।

> [स॰ सी एम डी/13.5] ए॰ पी॰ बनर्जी, ग्रपरमहानिदेशक

MINISTRY OF CIVIL SUPPLIES INDIAN STANDARDS INSTITUTION

New Delhi, the 1980-10-30

SCHEDILLB'

S.O. 3283.—In pursuance of regulation 1 of the Indian Standard Institution (Certification Marks) Regulations, 1955, the Indian Standards Institution, hereby, notifies that amendment (s) to the Indian Standard(s) given in the schedule hereto annexed have been issued under the powers conferred by the sub-regulation (1) of Regulation 3 of the said Regulations.

			SCHEDUL	, D	
Sl. No. and No.	title of the Indian Standard amended	No. and Date of Gazette notification in which the establishment of the Indian Standard was notified	No. and Date of the Amendment	Brief particulars of the Amendment	Date from which the amendment shall have effect
(1)	(2)	(3)	(4)		(6)
1. IS:325-19 duction n (third re		S.O. 1107 dated 1971-03-20	*No. 6 Dec. 1976	(Amendments No. 4 June 1975 and N January 1976)—Cancel these amendme	No. 5 1976-12-31

THE GAZETTE OF INDIA:	NOVEMBER 29.	1980/AGRAHAYANA 8, 1902
	TIO I MAILDENIC CO.	**************************************

4066 [PART II-SEC. 3(ii)] (1)(2)(3)(4) (5) (6) 2. IS: 580-1973 Specification for harness leather No. 1 (Page 5, Table 2, Sl No. (iii), col (4) substi-S.O. 1750 1977-05-31 tute 'LC : 6' for 'LC : 5' (second revision) 1975-06-07 May 1977 Existing note under clause 11,2,1 has been No 2 3. IS: 900-1965 Code of practice for installation S.O. 664 1977-08-31 dated Aug 1977 substituted by a new one. and maintenance of induction motors 1966-03-05 (Revised) No. 1 (i) Clauses 4.1, 4.4, 7.1.2., 7.7.2, 13.1, 13.2 1977-05-31 4. IS: 933-1976 Specification for portable chemical May 1977 and 13.3 have been substituted by new fire extinguisher, foam type (second revision) ones. (ii) Clauses 4.2, 7.3, 7.4, 7.5, 7.7, 11.1.1, 12.1, 12.2, 12.3.1.1 and B. 1.1 have been amended. (iii) (Page 6, foot-note) Delete the foot-note with mark. (iv) Fig 1. has been substituted by new one (v) (Page 10, foot-note with * mark)... Substitute the following for the existing foot-note: *Specification for enamel, synthetic, exterior, (a) undercoating, (b) finishing (first revision). (vi) A note has been added after clause 4.1 (vii) Clause 4.7 and 7.5.1 have been added after clauses 4.6 and 7.5 respectively: (viii) Foot-notes have been added at the the end of page 4 (ix) (Page 8, clause 7.5)—Add the following sentence at the end; 'The plastic cap shall be tested for the performance repuirement given in 7.5.1' (x) Clause 16 has been added after clause 15.1.1 and Appendixes 'A' and 'B' have also been added after clause 15.1.1 5. IS: 996-1964 Specification for single phase S.O. 469 *No 10 (Amendments No. 8 June 1975 and No 9 1976-12-31 January 1976)-Cancel these amendments. Dec 1976 small AC and universal electric motors dated 1976-02-11 (revised) *No. 3 (Amendments No. 1 September 1975 and No. S.O. 3494 6. IS 1231-1974 Dimensions of three-phase Dec 1976 2 January 1976)-Cancel these amendments. 1976-12-31 dated foot-mounted induction motors 1976-10-2 (third rivision) (Page 3 clauses A-2.2 and A-2.2.1)-Delete 1977-06-30 S.O. 3474 No 1 7. IS: 1294-1974 Specification for bobbins for June 177 the existing clauses. dated sewing machines for household purposes 1976-10-02 (second revision) S.O. 1549 (i) (Page 4, clauses 2 and 2.1)-Delete and 1977-07-31 8. IS: 1724-1971 Specification for wooden warp-No. 2 Jul 1977 remumber, the subsequent clauses. dated bobbins for rabbeth spindles (ii) Clauses 3.4.1 (renumbered as 2.4.1 1973-06-02 (second revision) and 4.2 (renumbered as 3.2) have been substituted by new one (iii) Fig. 10 has been substituted by a new one. (iv) (Page. 10, Fig. 1D)-Delete.

^{*}For purposes of ISI Certification Marks Scheme; this amendments shall come into force w.e.f. 1977-01-01

(റെ (5) (3) (4) (2)(1)(v) Existing table in Fig. 1 has been substituted by a new one. (vi) Tables 1 and 2 have been amended. (vii) (Page 12, Fig. 2A, caption)—Substitute the following for the existing caption: Note: The salinity is expressed in grams per litre as determined nominaly as a temperature of 20°C. (viii) Fig. 2B and 5 have been amended. (ix) Equation of clause 3.5.3. has been subtituted by a new onc. (x) Tables 3, 4 and 5 have been amended. (xi) Note of clause B-1.3 has been substituted. (xii) (Page 26, line 2)-Substitute Table 4 for Table 5. (xiii) (Page 27, line 3; and in equation)-Substitute 'Ps20' for 'Rs 20'. (xiv) [Page 27, explanation of b(x), line 2]— Substitute ' $(0 \le x \le L)$, for ' $(0 \le x \le L)$ ' (vv) Clause 2.14 has been added after clause 2.13 (xvi) A note has been added after clause 3.3.2 (xvii) A figure has been added after Fig. 2B. (xviii) (Page 15, clause 3.4.4.1)—Add the following sentences in the beginning of this clause: 'The test object is placed in a special chamber which can be filled by a saline fog. An example of a method for producing the fog is described in Appendix A.' (iii) (Page 9, Appendix A)-Substitute the following for the existing reference under Appendix A: '(Clauses 3.2, 3.3, 3.4 and 3.5)' (iv) (Page 9, clause A-1.1)—Delete and renumber 'A-1.1.1' as 'A-1.1'. (v) (Page 9, clauses A-1.2, A-1.2.1 ard A-1.2.2)—Deletc. 9. IS: 1975-1974 Specification for pillar taps S.O. 1975 *No. 2 (i) (Page 14, clause 6.7, lines 4 and 5) — 1977-05-31 for water supply purposes (first revision) dated May 1977 Substitute' Grade I, II or III of IS: 7814-1976-05-08 1975* for 'grade PBz 3 or PBz 6 of IS: 1385-1968*. (ii) (Page 14, foot-note with mark" substitute the following for the existing foot-'* Specification for phosphor bronze sheet, strip and foil.' 10. IS: 2071(Pt I)-1974 Methods of high voltage S.O. 1596 No 1 (i) Clauses 3.3.1, 3.3.2, 3.5.3, A-2.1, B-1.1 1977-07-31 testing Pt-I general definitions and test requiredated July 1977 and B.1.2 have been amended ments (first revision) 1976-05-08 (ii) (Page 9, Fig. 1A and 1B, captions)— Substitute the following for the existing of both the figures : '1A Nozzle Type 1' '1B Nozzle Type II' (xix) (Page 21, Appendix A, clause references Add reference to clause '3.4.4.1' after

Clause '3.4,2,1'

at the end:

(xx) (Page 21, clause Z-2.1, third paragraph)--Add the following sentence

'The tolerance on the total flow to all spary jets is ±5 percent of the nominal value'.

(1)	(2)	(3)	(4)	(5)	(6)
11,	IS: 2113-1972 Methods for Assaying of silver in silver and silver Alloys (first revision)	\$.O. 751 dated 1974-03-16	No 1 Jul 1977	(Page 7, clause 5.4.1)—Delete and re-number the subsequent clauses accordingly	1977-07-31
12.	IS: 2191(Pt I)—1973 Specification for Wooden Flush Door Shutters (Cellular and Hollow Core type) Part I Plywood Face Panels (second revision)	S.O. 3069 dated 1975-09-13	No 1 Feb 1977	 (i) Clauses 5.1.5., 6.5 and 9.3.1 have been emended; (ii) Clause 6.3 has been substituted by a new one and 	1977-02-28
				(iii) (Page 11, clause 6.6)—Add the following at the end: 'Joints shall not be permitted in the lipping.'	
13.	IS : 2202 (Pt I)—1973 Specification for Wooden Flush Door Shatters (Solid Core Type) Part I Plywood Face Panels (second revision)	S:O. 4690 dated 1975-11-01	No 1 Feb 1977	 (i) Clauses 5.1.5. and 6.1.1 have been amended and (ii) (Page 12, clause 6.6)—Add the following at the end: 'Joints shall not be permitted in the lipping.' 	1977-02-28
	IS: 2320-1963 Methods of Measurements for amplitude modulated radio frequency signal generators (40Kc/s To 30Mc/s)		No 2 Aug 1977	 (i) (Page 6, clause 2.3.1, second sentence)—Delete. (ii) (Page 10, clause 4.3, line 2)—Substitute '4.1.1' for '4.2'. (iii) Clause 10 has been substituted by a new one. (iv) (Page 16, clause 11)—Delete. (v) (Page 16, clause 12)—Delete. 	1977-08-31
	iS. 2321-1963 Requirements for .General purpose amplitude modulated radio frequency signal generators (30Kc/s To 30 Mc/s)	S.O. 2038 dated 1963-07-20	No 1 Aug 1977	Clause 7.3 has been substituted by a new one	1977-05-31
	IS: 2556 (Part III)—1973 Specification for vitreous sanitary appliances (vitreous china) Part III specific requirements of squatting pans (second revision).	dated	No 2 May 1977	(Page 10, Table 1, Sl No. (x), col 2)—Delete the word 'Min'.	1977-05-31
	IS:2556 (Pt IV)—1972 Specification for vitreous sanitary appliances (vitreous china) Part'IV Specific requirements of wash basins (second revision)		*No 1 Jul 1977	 (i) Clauses 2.3.2 and 2.3.7 have been substituted by new one. (ii) (Page 4, foot-note with mark '†')— Substitute the following foot-note for the existing: Specification for pillar taps for water supply purposes (first revision)' 	1977 07-31
18.	IS: 2556(Pt VI/Sec 1)—1974 Specification for vitreous sanitary appliances (vitreous china) Part VI in c requirements of urinals section 1 Bowl type (second revision)	S.O. 2547 dated 1977-08-13	No 1 Apr 1977	Fig 1 and 2 have been substituted by new ones	1977-04-30
19.	IS: 2556 (Pt VI/Sec 6)—1974 Specification for vitreous sanitary appliances (vitreous china) Part VF specific requirements of urinals section 6 water spreaders for half stall urinals (second revision)	dated	No 1 Mar 1977	Fig. 1 has been substituted by new one	1977-03-31
20.	IS: 2556 (Pt VIII)—1973 specification for vitreous sanitary appliances (vitreous china) Part VIII specific requirements of siphonic washdown water-closets (second revision)	dated	No 2 May 1977	(Page 4, clause 2.3)—Add the following at the end of the clause: 'Discharge rate test shall not be applicable.	1977-05-31

^{*}For purposs of ISI Certification Marks Scheme; this amendment shall come into force w.e.f. 1977-10-01

(1)	(2)	(3)	(4)	(5)	(6)
	IS: 2556 (Pt XI)—1972 Specification for vitreous sanitary appliances (vitreous china) Part XI specific requirements for shower rose.	_	No 1 May 1977	 (i) (Page 4, clauses 2.2.3 and 2.2.4)—Delcte these clauses and renumber the subsequent clause as 2.2.3. (ii) [Page 4, clause 2.2.5 (renumbered as 2.2.3)]—Add the following at the end of the clauses: 'The distance of farthest hele from the centre of the shower rose shall not be less than 40 mm.' 	1977-05-31
	IS: 2720 (Pt XI)—1971 Methods of test for soils Parr XI Determination of the shear strength parameters of a specimen tested in unconsolidated undrained triaxial compression without the measurement of pore water pressure	1972-02-05		 (i) Clause 5.1.1 has been: ubstituted by a new one. (ii) Existing formula of clause 5.1.1 2 has been substituted by new one. 	1977-03-31
23,	IS: 2750 (Part I)—1973 Code of practice for design and construction of raft foundations Part 1 design (first revision)	S.O. 2557 dated 1975-08-09	No 1 May 1977	(Page 8, clause 4.6.2, line 1)—Substitute 'lean' for 'beam'.	1977-05-31
\$ 4.	IS: 2994-1965 Specification for Electric stoves	S.O. 3059 dated 1965-10-02	No 6 Jul 1977	 (i) Clauses 6.2 (a) and 10.3.4. have been amended (ii) Clauses 10.3.1 and 10.3.5.2 have been substituted by new ones 	1977-07-31
25.	IS: 3347(Pt I/Sec 2)—1967 Dimensions for porcelain transformer bushings Part I upto 1.1 Kv bushings Section 2 Metal Parts	S.O. 287 dated 1968-01-20	No 1 Apr 1977	 (i) A note has been added under clause 2.1 (ii) A foot-note has been added at page 5 after the existing foot-note. (iii) Clause 2.2 has been amended 	1977-04-30
26.	IS: 3347 (Pt II/Sec 2)—1967 Dimensions for porcelain transformer bushings Part II 3.6 Kv bushings section 2 Metals Parts.	S.O. 287 dated 1968-01-20	No 1 Apr 1977	 (i) A note has been added under clause 2.1 (ii) A foot-note has been added at page 5 after the existing clause (iii) Clause 2.2 has been amended 	1977-04-3 0
27.	IS: 3347 (Pt IV/Sec 2)—1967 Dimensions for porcelain transformer bushings Part IV 24Kv bushings section 2 Metal Parts	S.O. 2766 dated 1968-08-10	No 2 May 1977	 (i) A note has been added after clause 2.1 (ii) A foot-note has been added at page 5 after the existing foot-note (iii) Clause 2.2 has been amended. 	1977-05-31
28.	IS: 3514-1966 Specification for Electric coffee percolators (Non-regulator type)	S.O. 241 dated 1967-01-21	No 3 Jun 1977	Clauses 3.3, 10.3.1 and 10.3.9 have been substituted by new ones	1977-06-03
29.	IS: 4055-1966 Specification for maize (Corn) Oil	S.O. 3673 dated 1967-10-14	No 2 Jun 1977	[Page 5, Table 1, Sl No. (vi), col 3 and 4]—Substitute '103 to 128' for '110 to 128' in both the columns.	1977-06-30
30	18: 4060-1967 Specification for flashers for direction indicators for Automobiles	S.O. 2654 dated 1967-08-05	No 3 Jul 1977	(i) Clause 5.1.5 has been substituted by a new one(ii) Clauses 2.5 and 5.3 have been added after clauses 2.4 and 5.2 respectively.	1977-07-31
31.	IS: 4467-1967 Specification for caramel	S.O. 1720 dated 1968-05-18	No 1 May 1977	 (i) (Page 5, clause 2.3.1)—Add the following note after 2.3.1: 'Note—The above tests is not applicable in case of sprit soluble caramel.' (ii) [Page 5, clause 3.2(d)] Add the follow after (d): "(e) Words 'sprit soluble', in case of spirit soluble caramel." 	ring
32.	IS: 4721-1968 Code Practice for drainage and dewatering of surface hydel power stations,	S.O. 368 dated 1968-01-25	No 1 Jul 1977	 (i) [Page 5, clause 5.2.1 (a) line 1]—Substitute 'partial opening' for 'opening'. (ii) [Page 6, clause 5.2.1.1(a) lines 1 and 2] Substitute 'dewatering sump' for 'drainage sump'. 	1977-07-31

(1)	(2)	(3)	(4)	(5)	(6)
-				 (iii) [Page 6, clause 5.2.1.1 (b)]—Substitute the following for the existing matter '(b) by providing a common header carrying discharge from each unit to the dewatering sump, the header being connected to the individual units by feeder pipes provided with isolating gate valves or'. 	
33.	IS: 4722-1968 Specification for rotating elec- trical Machines	S.O. 3929 dated 1969-09-27	*No. 7 Dec. 1976	(Amendments No. 4 January 1976 and No. 5 January 1976)—Cancel these amendments	19 76-12- 31
34.	IS: 4784-1968 Specification for low pressure regulators for use with butane gas.	S.O. 593 dated 1969-02-15	No. 1 Apr 1977	 (i) (Page 5, clause 3.2.7)=Substitute 'IS:3400 (Part IV)1965†' for IS:3400 (Part I)-1965*' and delete the foot-note with asterisk(*) mark. (ii) Clauses 4.4 and 4.5 have been substituted by new ones. (iii) (Page 6, foot-note with § mark)- Substitute the following for the existing foot-note'. Specification for valve fittings for compressed gas cylinders (first revision)'. iv) [Page 8, Appendix A (c)] Add the following new sentence after (c): 'Alternatively, commercial liquefied petroleum gas (LPG) may be used as the test gas.' 	1977-04-30
35.	IS: 4989-1974 Specification for foam compound for producing mechanical foam for fire fightin (first revision)		No. 1 Jan 1977	 (i) (Page 4, clause 0.6.1, line 1)—Delete the asterisk '*' mark. (ii) (Page 4, foot-note)—delete (iii) (Page 24, clause M-1.2 line 2) Substitute '120 litres' for '175 litres' (iv) Table 1 has been amonded (v) Appendix 'T' has been added after appendix 'S'. 	1977-01-31
36	IS: 5000 (OB 1)—1969 Dimensions of semi-conductor devices base outline OB 1	S.O. 4114 dated 1969-10-11	No. 1 June 1977	 (i) (Page 1, figure for type B)—Substitute '1' for '1s'. (ii) (Page 1, table, first col, fi row, against h)—Substitute the following for the existing matter: 'h 0.15 – 1.00 	
37	19:5000 (OD 6)—1969 Dimensions of semi- conductor devices device outline OD 6	S O 4311 dated 1969-10-25	No. 1 Au g , 1977	 (i) Table at page 1 has been amended (ii) (Page 2, Note 7, line 1)—Substitute '13.5' for '13.0' (iii) Note 8 has been added after note 7 at page 2 	1977-08-31
38	IS: 5000 (OD 7)—1969 Dimensions of Semi conductor Devices Device outline OD 7		No. 1 in 1977	 (i) (Page 1, table, first col, row 12, against w)—substitute the following for the existing matter under the respective columns: 'W. M 20-6' (ii) (Page 2, Note 6, line 1)—Substitute '21 0' for '17.0)' 	1977-06-30
39	IS: 5161 1969 Specification for flexible electric heating pad for domestic use.	S O 4959 dated 1969-12-20	No. 2 Jun 1977	(i) Clause 9.1.1 has been amended (ii) Clause 12.4 has been substituted) by a new one	1977-0 6 -3 0

^{*}For purpose of ISI Certification Marks Scheme; this amendment shall come into force w.e.f. 1977-01.01.

(1)	(2)	(3)	(4)	(5)	(6)
	IS:5528—1969 Method of testing corrosion resistance of eletroplated and anodized aluminium coatings by copper-Accelerated Acetic acid salt spray (cass) Test	S.O. 3015 dated 1971-08-14	Aug. 1977	Existing matter of clause 3.1 has been substituted	1977-08-31
41.	clad base materials for printed circuits for use	S.O. 398 dated 1972-03-05	No. 2 Mar. 1977	Clause 5,3.14 has been added after clause 5,3.13.3	1977-03-31
42.		S.O. 3318 dated 1972-10-21	No. 2 June 1977	[Page 4, Table 1, Sl. No. (i), col. 4] Substitute '99.0' for '98.0'	1977-06-3 0
	Electric Filters for use in Telecommunication	S.O. 120 dated 973-01-13	No. 1 Jul. 1977	 (i) Clause 6 has been substituted by a new one (ii) (Page 4, clause 7.1.1, line 4)—Substitute 'Piezo-electric filters' for 'crystal filters'. (iii) Note 3 has been added after Note 2 in clause 7.3.1.3 (iv) Appendix 'B' has been added after Appendix 'A'. 	-
		5.O. 423 lated 1976-02-15	No. 2 Jun. 1977	Clauses 10.4 and 10.5 have been amended	1977-06-30
	the rubber industry, Pt I	5.O. 3279 dated 1976-09-11	No. 1 Jun, 1977	Clause 2.6 has been added after clause 2.5	1977-06-30
	IS: 7594(Pt II)—1975 Specification for magnetic sound tape recording and reproducing equipment (Portable cassette) Part II Domestic type	S.O. 1892 dated 1977-06-11	No. 1 May 1977 I	(Page 7, clause 8.9)—Delete	1977-05-31
	IS: 7603—1975 Specification for Portable low speed food grinding machines	••	No. 1 Jun. 1977	 (i) Table 2 and 3 have been amended (ii) Clause 11.3.1 has been substituted by a new one (iii) (Page 16, clause 11.3.10.2, last para, line 2)—Substitute '1.4 mm sleve' for '1.5—mm sieve'. 	1977-06-30
	S: 76061975 Specification for Plain Adjustable snap gauges		No. 1 Jun, 1977	(Page 4, Fig. in Table 3 and Page 5, Fig. in Table 4)—Substitute "0°30' Taper" for "O° to 30' Taper".	1977-06-30
	S:7610(Pt II)—1975 Specification for machinery fabrics, wool Part II Clearer cloth	S.O. 189 dated 1977-06	Jul. 1977	This amendment is being issued to transfers for the requirements in respect of nominal count of basic yarn and threads base decimetre to Table 1 since these are the particulars meant as a guide the manufacturers.	
1	(\$: 7774 (Part I)—1975 Glossary of Terms reating to transport tractors and trailers Part I Basic terms		No. 1 Jun. 1977	(Page 7, clause 2.4.2, heading)—Substitute 'Towing Hook (Pintle Hook' for 'Pintle Hook).	1977-06-30
	S: 7777-1975 Specification for Cotton Webbing oiled edges	••	No. 1 June 1977	Table 1 and 2 have been n amended	1977-06-30
	S: 795019 -76 Specification for fenthion, technical		No. 1 June 1977	Clauses A-2.2.1 and A -2.3 have been amended	1977-06-30

Copies of these amendments are available with the Indian Standards Institution, Manak Bhavan, 9 Bahadur Shah Zafar Marg, New Delhi-110002 and also from its branch offices at Ahmedabad, Bangalore, Bombay, Calcutta, Chandigarh, Hyderabad Kanpur, Madrus, Patna, and Trivandrum.

[No. CMD/13:5 A. P. BANERJI Addl. Director Genera

नई दिल्ली, 1980-11-10

का० गाँ० 3284. — समय-समय पर सशोधित भारतीय मानक संस्था (श्रमाणन विह्न) विनियम, 1955 के विनियम, 3 के उपविनियम (4) के मधीन प्राप्त मधिकारों के मनुसार नीचे भ्रमुसूची में जिस IS. 3589—1966 के भ्यौरे दिए गए हैं, उसके उपवधों में मानक विह्न के उपयोग में गति लाने के अहेश्य से परीक्षात्मक रूप में संशोधन किए गए हैं। इन संशोधनों के द्वारा भारतीय मानक के मनुरूप बने माल की गुणना पर कोई प्रभाव नहीं पढ़ेगा । यह मधिसूचना तुरन्त ही लागु हो जाएगी ।

मनुसूची

1	2	3
1. IS: 3589—196 इस्पात पाइप (20	36 जल, गैस क्योर मल निकास के लिए त्रिज 00 मिन्नी से 2000 सिमी सांकेतिक व्यास वार्ष	ली द्वारा वेल्डकृत (पृष्ठ 9 भीर 10, खण्ड 14, 14.1 भीर 14.2)—ई मार डब्ल्य ते) की विशिष्टि पाइपों के लिए वर्तमान वेल्ड परीक्षण के स्थान पर अपटीकरण परीक्षण भीर ई एफ डब्स्यू पाइपों के लिए संविष्ट मोड़ परीक्षण का लीजिए जो मधिक उपयुक्त माने गए थे ।

New Delhi, the 1980-11-10

S.O. 3284.—In exercise of the powers conferred on me under sub-regulation (4) of regulation 3 of the Indian Standards Institution (Certification Marks) Regulations, 1955, as amended from time to time, modifications to the provisions of IS: 3589-1966 details of which are mentioned in the Schedule given hereafter, have tentatively been made with a view to expediting the use of the Standard Mark, without in any way affecting the quality of goods covered by the relevant Standard. This notification shall come into force with in nediate effect.

SCHEDULE

Sl. No. and Title of Indian Standard the provisions of which have been modified No.	Particulars of the modifications made to the provisions
1 2	3
1. IS: 3589 -1966 Specification for electrically welded steel pipes for water, gas and sewage (200 mm to 2000 mm nominal diameter)	(Pages 9 and 10, Clauses 14, 14.1 and 14.2) Replace the existing Weld Test by Flattening Test for ERW pipes and Guided Bend Test for EFW pipes which were felt more appropriate.
	DI- CMD (11.4)

[No. CMD/13;4]

A. K. GUPTA, Director General

उद्योग	महालय

(ग्रोद्यौगिक विकास विभाग)

नई दिल्ली, 10 नवम्बर 1980

कां आ 3285 - किन्दीय सरकार, सरकारी स्थान (प्रशिधिकृत प्रिधिभीशियों की बेदखली) अधिनियम, 1971 (1971 का 40) की बारा 3 द्वारा प्रदम प्रक्षियों का प्रयोग करने हुँग, तीचे की गई लारणी के संकंत (1) में उल्लिखित अधिकारी की, जो कि सरकार के राज-पित्रत अधिकारी की पंक्ति के समत्न्य चण्डीगढ़ लच् उद्योग विकास निगम लिं के चण्डीगढ़ के निगमित प्राधिकरण का अधिकारी है उक्त प्रधिनियम के प्रयोजनों के लिए सम्पदा अधिकारी निगुक्त करती है और आगे निदेण देती है कि उक्त सम्पदा अधिकारी जिक्त सारणी के स्तम्म (2) में विनिद्य सार्वजनिक स्थानों के प्रवर्ग की वाधित अपनी अधिकारिता की सीमाओं के पीतर उक्त अधिनियम द्वारा या उसके अधीन उसे प्रदान शक्तियों का प्रयोग और अधिरोपित कर्त्तं यो का पालन करेगा:

मारणी			
प्रधिकारी का पवनाम	सरकारी स्थानों के प्रवर्ग ग्रीर ग्रांधकारिता की स्थानीय नीमाएँ		
(1)	(2)		
मिलव और प्रशासनिक मिशिकारी मंधीगढ़ लयु उद्योग विकास निगम लि०, मंडीगढ़ ।	चण्डी गढ़ जिले की राजस्य मी मार्थी के शीतर स्थित चण्डी गढ़ लघु उद्योग विकास निगम लि० से संबंधित या उसते द्वारा गढ़वा उसते निमिन पट्टे पर लिए कए, या उसके श्रमासनिक		

[पा० पं० 16(13)/80-एम० एम० श्राई०(II)] श्रार० श्रीनिवासन, संयुक्त मिणव

नियंत्रण के बाधीन सभी परिसर।

MINISTRY OF INDUSTRY

(Department of Industrial Development)

New Delhi, the 10th November 1980

S.O. 3285.—In exercise of the powers conferred by section 3 of the Public Premises (Eviction of Unauthorised Occupants Act, 1971 (40 of 1971), the Central Government hereby appoints the officer mentioned in column (1) of the Table below, being an officer of the corporate authority of the Chandigarh Small Industries Development Corporation Limited, Chandigarh equivalent in rank to a gazetted officer of Government, to be estate officer for the purposes of the said Act, and further directs that the said estate officer shall exercise the powers conferred and perform the duties imposed on, estate officers by or under the said Act, within the limits of his jurisdiction in respect of the categories of public premises specified in column (2) of the said Table.

THE TABLE

Designation of the Officer	Categories of public premises and local limits of jurisdiction
1	2
The Secretary-cum-Administrative Officer, Chandigarh Small Industries Development Corp. Ltd., Chandigarh.	

[File No. 16(13)/80-SSI(II)] R. SRINIVASAN, Jt. Secy.

पेट्रोलियम, रसायन और उबंरक मंत्रालय

(पेहोसियम विभाग)

नई विस्ती, 31 अब्दावर 19९०

का० गा० 3286.---४२ पेटोलियम ग्रौर खनिक पाइपलाइन (भमि के उपयोग के प्रधिकार का प्रर्शन) प्रधिनियम 1962 (1962 का 50) की धारा 3 की अपधार (1) के प्रजीन भारत संस्कार के पेट्रॉलियम ग्रीर रसायन मंत्राक्षय (पेट्रो,लयम विभाग) की ग्रीधसूचना भाव भाव संब 2127 मारीख 22-7-80 हारा बेस्डीय सरकार ने उस प्रधिसूचना से संलग्न प्रनपूर्चा में विनिर्दिष्ट भूमियों के उपयोग के प्राधकार को पाइप लाइनों को विशाने के पंगोजन के लिए धर्जित करने का ध्रपना माशय कोधित कर धिया छा:

भौर यतः सक्षम प्राधिकारी के उक्षम प्रधिनियम की धारा 6 की उपधारा (1) के प्रधीन सरकार को रिपोर्ट वे की है;

और मागे, यसः केन्द्रीय सरकार से उक्त रिपोर्ट पर विकार करने के पश्चात् इस अधिभूचना से लंजन श्रन्यूची में वितिदिद्य भमियों में अपरोग का ग्रधिकार ग्रजित नारने का विनिम्बय किया है:

मध यत, सक्त प्रधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदेख शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार एतद्द्वारा मोषित करती है कि इस अधिसूचना में संलग्न ग्रनसूची में विनिदिग्ट उक्त शमियों में उपयोग का ग्रधिकार पाइपलाइन बिछाने के प्रयोजन के लिए एनट्यारा म्रजित किया जाता है:

भीर भागे उस घारा की उपधारा (4) द्वारा प्रवत्त गिक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देग देशी है कि उक्त भूमियों में

उपयोग का ग्रधिकार केन्द्रीय सरकार में विहित होने के बंजाय तेल और प्रकृतिक गैम प्रायोग में, सभी बाधाओं से मक्त रूप में, घोशणा के प्रकृषित की इस भारीयः को मिहिन होगा।

प्रनुसूची

एस० कड़ी, जी० जी० एस० से एस० कड़ी सी० नै० एफ० तक पाइप लाइन बिलाने के लिए 15 मीटर अधिक चौडाई

राज्य-गु ज रात		जिला-मेहसाणा	ताल्का∽क€ी		
 गांव	 स र्वे नं॰	हेक्टेयर	एमारई	- — सेन्टीयर	
चालामन	95			30	
	कार्ट द्रेक	O	0	35	
	110/2	0	3	70	
	87	0	6	60	
	86/3	0	2	90	
	111/2	0	0	08	
	111/1	0	2	8.5	
	112	0	3	70	
	कार्ट द्रेक	0	0	20	
	118/2	0	1	35	
	1 1 7/पी	0	2	70	
	121/2	0	4	15	
	1 । 7/पी	0	3	70	

भि॰ 12016/34/80-**प्रो**॰]

किरन चड्डा, अवर सचित्र

MINISTRY OF PETROLEUM, CHEMICALS AND

FERTILIZER

(Department of Petroleum)

New Delhi, the 31st October, 1980

S.O. 3286.—Whereas by a notification of the Government of India in the Ministry of Petroleum, S.O. No. 2127 dated 22nd July, 1980 under Sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in the lands specified in the schedule appended to that notification for the purpose of laying pipeline;

And whereas the Competent Authority has under section (1) of Section 6 of the said Act, submitted the report to the Government;

And further whereas the Central Government has after considering the said report decided to acquire the right of user in the lands specified in the schedule appended to this notification:

Now, therefore, in exercise of the power conferred by subsection (1) of the Section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipelines;

And further in exercise of power conferred by Sub-section (4) of that Section, the Central Government directs that the right of user in the said lands shall instead of vesting in the Central Government vest on this date of the publication of this declaration in the Oil & Natural Gas Commission free from encumbrances.

SCHEDULE

R.O.U. For Extra 5 Meters for N. Kadi GGS to N. Kadi CTF State: Gujarat District: Mehsana Taluka - Kadi

	is suret . Mensung	14	Idiana . Ratii		
Village	Survey No.	Hec- tare	Arc	Cen- tiaro	
Chalasan	. 05			30	
	Cart track	0	0	35	
	110/2	0	3	70	

87	0	6	60
86/3	0	2	90
111/2	0	0	08
111/1	0	2	85
112	0	3	70
Cart track	0	0	20
118/2	0	1	35
117/P	0	2	70
121/2	0	4	15
117/P	0	3	70

[No.12016/34/80-Prod.] KIRAN CHADHA, Under Secy.

नई दिल्ली, 4 नवम्बर, 1980

कां आ 3287.-- इस मंत्रालय की समसंख्यक प्रधिमूचना दिमाक 25 प्रक्टूबर, 1979 के भाशिक मंगोधन में भीर तेल उद्योग (विकास) प्रधिनियम, 1974 (1974 का 47) की धारा 3 की उप-धारा (4) द्वारा प्रवत्त मित्तयों का उपयोग करते हुए, केन्द्रीय सरकार एतद्द्वारा श्री पी वी नी सेठी, पेट्रोलियम, रमायन भीर उर्वरक मंत्री को की वीरेन्द्र पाटिल के स्थान पर तेल उद्योग विकास बोर्ड का प्रध्यक्ष तत्काल नियुक्त करती है।

2. केन्द्रीय सरकार उपर्युक्त धारा 3 की उपधारा (3) के खण्ड (ग) द्वारा प्रवत्त प्रक्षित्यों का उपयोग करने हुए, श्रो के एम एम एम एम क्षात्रयक्ष तथा प्रबंध निवेशक फर्टिलाइजर (योजना फ्रौर विकास) इडिया लिमिटंड, को उनके पद के कारण निगमों का प्रतिनिधित्व करने के लिये श्री के सी प्रामा के स्थान पर तेल उद्योग विकास बोर्ड का भी सबस्य नियुक्त करती है।

> [सं० 7/4/79-वित्त-II] राजेक्कर सेन, डेस्क द्रक्षिकारी

New Delhi, the 4th November, 1980

S.O. 3287.—In partial modification of this Ministry's Notification of even number dated, the 25th October, 1979 and in exercise of powers conferred by sub-section (4) of section 3 of the Oil Industry (Development) Act, 1974 (47 of 1974), the Central Government hereby appoints, with immediate effect, Shri P. C. Sethi, Minister of Petroleum, Chemicals & Fertilizers, as the Chairman of the Oil Industry Development Board, vice Shri Veerendra Patil.

2. The Central Government, in exercise of the powers conferred by clause (c) of sub-section (3) of section 3 of the Act referred to above, also appoints, with immediate effect, Shri K. S. Sarma, Chairman & Managing Director Fertilizer (Planning and Development) India Limited, as a Member of the Oil Industry Development Board by virtue of his office to represent the Corporations, vice Shri K. C. Sharma.

[No. 7/4/79-Fin.II] RAJESHWAR SEN, Desk Officer

नई दिल्ली, 6 नवस्थर, 1980

का० आ० 3288---यतः पेट्रोलियम भौर खनिज पाइप लाइन (भूमि में उपयोग के अधिकार का म्रजंन) भ्रिधिनियम 1962 (1962 का 50) की धारा 3 की उपधारा (1) के अधीन भारत सरकार के पेट्रोलियम भौर रमायन मंत्रालय (पेट्रॉलियम बिमाग) की श्रिधमूचना का० ग्रा० सं० 2125, तारीख 22-7-80 द्वारा केन्द्रीय सरकार ने उस

श्रिभिसूचना से संलग्न श्रनुसूची में विनिर्विष्ट भूमियों के उपयाग के श्रिकि कार को पाइप लाइनों को विछाने के प्रयोजन के लिए श्रुजिन करने का श्रुपना श्राणय भीषित कर दिया था।

भीर यतः सक्षम प्राधिकारी ने उक्त अधिनियम की भारा 6 की उपधारा (1) के प्रधीन मरकार की रिपोर्ट देवी है।

भौर भ्रामे, यत. केन्द्रीय सरकार ने उक्त रिपोर्ट पर विकार करने के पश्चात् इस श्रक्षिमूचना से संलग्न ग्रनुसूची में विनिद्धिः भूमियों में उपयोग का अधिकार अजिन करने का विनिष्क्य किया है।

अस अतः उक्त अधिनियम को धारा 6 की उपधारा (i) बारा प्रदत्त शक्ति का प्रयोग करते हुए, केन्द्रीय सरकार एतक्कारा पांधित करती है कि इस अधिसूचना में संलग्न अनुसूची में विनिविष्ट उक्त भूमियों में उपयोग का अधिकार पाइपलाइन बिलाने के प्रयोजन के लिए एनद्द्रारा अजिन किया जाँसा है।

श्रीर आगे उस धारा की उपआरा (4) द्वारा प्रवत्त सिक्तओं का प्रयोग करने हुए केन्द्रीय सरकार निर्देश देती है कि उक्त भूमियों भें उपयोग का श्रिष्ठिकार केन्द्रीय सरकार में विहिन होने के बजाय नेल श्रीर प्राकृतिक गैस धायोग में, सभी बाधाओं से मुक्त रूप में, जोबणा के प्रकाशन की इस तारीख को निष्ठित होगा।

अनुसूची

एन० कड़ी जी० जी० एस० में एन० कड़ो सो० टो० एफ० तक पाइप लाइन बिछाने के निए 5 मीटर ग्रक्षिक चौड़ाई

	ाश्रहमदाबाद तालुकाविरम		गम	
गांव सर्वे नं०	हेक्टेयर	एमारई	सेन्टीयर	
तेलावी रेलवे	0	0	75	
227	0	0	45	
226/43	0	4	70	
226/55	0	1	40	
226/42	0	0	40	
२ २ ६/ २ 7/पी	0	5	65	
226/2 8	, 0	1	8 5	
ज र्ट ट्रेक	0	0	20	
209/59	0	5	10	
209/57	0	1	50	
209/55	0	1	30	
209/49	0	2	70	
209/50	0	1	20	
209/47	0	3	20	
209/26	0	6	30	
209/23	0	1	60	

[स॰ 12016/33/80-प्रोह-I]

New Delhi, the 6th November, 1980

S.O. 3288.—Whereas by a notification of the Government of India in the Ministry of Petroleum, S.O. No. 2125, dated 22nd July, 1980 under Sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in the lands specified in the schedule appended to that notification for the purpose of laying pipeline;

And, whereas, the Competent Authority has under Subsection (1) of Section 6 of the said Act, submitted report to the Government;

And, further whereas the Central Government has, after considering the said report, decided to acquire the right of user in the lands specified in the schedule appended to this notification;

Now, therefore, in exercise of the power conferred by subsection (1) of the Section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipelines;

And further in exercise of power conferred by Sub-section (4) of that Section, the Central Government directs that the right of user in the said lands shall instead of vesting in the Central Government vest on this date of the publication of this declaration in the Oil & Natural Gas Commission free from encumbrances.

SCHEDULE

R.O.U. for extra 5 Meters for N. Kadi GGS to N. Kadi CTF

State : Gujarat	District : Ahmedabad	Taluka	Taluka : Viramgam		
Village	Survey No.	Hec- tare	Are	Cen- tiare	
Telavi	. Railway	0	0	75	
	227	0	0	45	
	226/43	0	4	70	
	226/55	0	1	40	
	226/42	0	0	40	
	226/27/P	0	5	65	
	226/28	0	1	85	
	Cart track	0	0	20	
	209 /59	0	5	10	
	209/57	0	1	50	
	209/55	0	1	30	
	209/49	0	2	70	
	209 /50	0	1	20	
	209/47	0	3	20	
	209/26	0	6	30	
	209/23	0	1	60	

[No. 12016/33/80-Prod.-I]

का॰ आ॰ 3289 --- पतः पेट्रोलियम ग्रीर खिनिज पाइप लाइन (भूमि में उपयोग के श्रीक्षकार का अर्जन) ग्रीधिनियम 1962 (1962 का 50) की धारा 3 की उपधारा (1) के ग्रीधीन भारत सरकार के पेट्रोलियम ग्रीर रसायन मंत्रालय (पेट्रोलियम विभाग) की ग्रीधिसूचना का॰ ग्रा॰ सं॰ 2129, तारीख 22-7-80 द्वारा केन्द्रीय सरकार ने उस श्रीधसूचना से संलग्न मनुसूची में विनिद्धि भूमियों के उपयोग के श्रीधस्चार को पाइप लाइनों को विछान के प्रयोजन के लिए ग्रीजित करने का भ्रमा ग्रीम भीषित कर विया था।

और भतः सक्षम प्राधिकारी ने उक्त श्रिष्ठिनियम की धारा 6 की क्षपद्मारा (1) के श्रिष्ठांन सरकार की रिपोर्ट दे दी है।

भीर भागे, यतः केन्द्रीय सरकार ने उकत रिपोर्ट पर विचार करने के पण्चाल् इस क्रांश्रमुखना से संलग्न प्रनुसूची में विनिद्दिष्ट भूमियों में स्थानोग का प्रशिकार क्रांजित करने का विनिश्चय किया है।

क्षत्र, क्षतः उक्त ब्रिधितियम की धारा 6 की उपधारा (i) द्वारा ब्रदत्त शक्ति का प्रयोग करते हुए, केन्द्रीय सरकार एतव्द्वारा कीचित करती है कि इस ब्रिधिमूचना में संलग्न ब्रमुभूची में जिनिर्धिट उक्त भूमियों में उपयोग का मधिकार पाइए लाइन बिछाने के प्रयोजन के लिए एतव्द्वारा क्रिजित किया जाता है।

भौर श्रागे उस धारा की उपधारा (4) द्वारा प्रदत्त सिक्षयों का प्रयोग करने हुए, केन्द्रीय सरकार निर्देश देती है कि उक्त भूमियों में उपयोग का ग्रीधकार केन्द्रीय सरकार में विहित होने के बनाय नेल श्रौर प्राकृतिक गैस श्रायोग में, सभी बाधाओं से मुक्त रूप में, शोषणा के प्रकाशन की इस तारीख को निहित होगी।

अमुसूची'

नॉर्थ कड़ी जी० जी० एस० से नॉर्थ कड़ी सीटी एफ तक पाइप लाइन बिळाने के लिए 5 मीटर ग्रधिक चौड़ाई

राज्यगुजरान	जिला−-ग्रहमदाबाद		तालुक≀—-विरमग≀म	
गॉब	सर्वे नं०	 हे क् टेयर		सेन्टीयर
भ टारीया		0	7	55
	40/1	0	0	60
	4 2/ 2/पी	0	5	75
	4 2/ 2/पी	0	0	25
	38	0	6	80
	48/1/2/3/	0	9	35
	143	0	0	45

[मं॰ 12016/33/80-प्रो**ड-II**]

S.O. 3289.—Whereas by a notification of the Government of India in the Ministry of Petroleum, S.O. No. 2129, dated 22nd July, 1980 under Sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in the lands specified in the schedule appended to that notification for the purpose of laying pipeline;

And, whereas, the Competent Authority has under Subsection (1) of Section 6 of the said Act, submitted report to the Government;

And, further whereas the Central Government has, after considering the said report, decided to acquire the right of user in the lands specified in the schedule appended to this notification;

Now, therefore, in exercise of the power conferred by subsection (1) of the Section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipelines;

And further in exercise of power conferred by Sub-section (4) of that Section, the Central Government directs that the right of user in the said lands shall instead of vesting in the Central Government vest on this date of the publication of this declaration in the Oil & Natural Gas Commission free from encumbrances.

SCHEDULE

R.O.U. for extra 5 Meters for N. Kadi GGS to N. Kadi CTF

		u . VI(a	ımgam
Survey No.	Hec- tare	Are	Cen- tiare
	0	7	55
40/1	0	0	60
42/2/P	0	5	75
42/2/P	0	0	25
38	0	6	80
48/1/2/3/	0	9	35
143	0	0	45
	41/P 40/1 42/2/P 42/2/P 38 48/1/2/3/	41/P 0 40/1 0 42/2/P 0 42/2/P 0 42/2/P 0 38 0 48/1/2/3/ 0	41/P 0 7 40/1 0 0 42/2/P 0 5 42/2/P 0 0 38 0 6 48/1/2/3/ 0 9

[No, 12016/33/80 Prod.-II]

नई विल्ली, 10 नवम्बर, 1980

का० छा० 3290.—पेट्रोलियम भीर खनिज गाइप लाइन (भूमि में उपयोग के भ्रधिकार का भर्मन) ब्रिजिनियम, 1962 (1962 का 50) की धारा 3 की उपभारा (1) के भ्रधीन भारत सरकार के पेट्रोलियम, रसायन भीर उर्बरक मजालय (पेट्रोलियम विभाग) की अधिसूचना का० आ० स० 1379 तारीख 21-4-80 द्वारा बेन्द्रीय सरकार ने उस अधिसूचना से मलग्न अनुमूची में विनिर्दिष्ट भूमियों के उपयोग के अधिकार को पाइप लाइनों को बिछाने के प्रयोजन के लिए अजिन करने का अपना आशय बोधित कर दिया था।

स्रीर यतः सक्षम प्राधिकारी ने उक्प प्रक्षितियम की घारा 6 की उपधारा (1) के स्रधीन सरकार को रिपोर्ट दे ती है।

श्रीर आगे, यतः केन्द्रीय सरकार ने उक्त रिवोर्ड पर विवार करने के पश्चात् इस श्रीधसूचना से सलग्न अनुसूची में विनिविष्ट भूमियों में उपयोग का श्रीधकार श्रीजन करने का विनिश्चय किया है।

श्रव, श्रतः उक्त श्रांघनियम की घारा 6 की उपधारा (1) क्षारा प्रदत्त गम्ति का प्रयोग करने हुए केन्द्रीय सरकार एनव्हारा घोषित करती है कि इस श्रिधसूचना में सलग्न श्रनुसूची में विनिर्दिष्ट उक्त सूमियों में उपयोग का श्रिधशार पाइपलाइन विछाने के प्रयोजन के लिए एनद्क्षारा श्रीतिस किया जाता है।

श्रीर श्रागे उस धारा की उपधारा (4) द्वारा प्रवम्य शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देश देनी है कि उक्त भूमियों में उपयोग का ब्रिधकार केन्द्रीय सरकार में विहिन होने के बजाय तेल झौर प्राकृतिक गैस स्रायोग में, सभी बाधाओं से मुक्त रूप में, घोषणा के प्रकाशन की हम तारीख को निहित होगा।

अनुसूची

डी० एस० सी० बी० बी० (एस० एस०) से डी एस० 24 तक पाइप लाइन बिछाने के लिए।

राज्य-गुजरात	जिला	– खेड़ा	तालुक	श∸खम्भात	
गाँव	सर्वे नं ०	हेक्टेयर	ιήs	गर ई	सेन्टीयर
 नगरा	1447		0	14	0 4
	1450		0	05	33
	1451		0	08	18
	1453		U	10	9 8
	1454		0	0.6	6.9
	1455		0	00	97
	1437 श्री	र			
	1456		0	13	5.8
	1457		0	05	7:
	1458		0	02	99
	1460		0	06	70
	1461		0	16	5 3
	1467		0	04	2 9
	1468		0	05	4 (
	1425		0	09	81
	1391		0	00	78
	1397		0	11	98
	1399		0	04	8 4
	1400		0	80	8 4
	1404		0	05	49
	1405		0	06	82
	1407		0	07	8;
	1377		0	11	9 8
	1376		0	07	80

[स॰ 12016/22/80-प्रो०]

New Delhi, the 10th November, 1980

S.O. 3290.—Whereas by a notification of the Government of India in the Ministry of Petroleum, S.O. No. 1319 dated 21st April, 1980 under Sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of

User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in the lands specified in the schedule appended to that notification for the purpose of laying pipeline;

And whereas the Competent Authority has under Subsection (1) of Section 6 of the said Act, submitted report to the Government;

And further whereas the Central Government has, after considering the said report, decided to acquire the right of user in the lands specified in the schedule appended to this notification;

Now, therefore, in exercise of the power conferred by subsection (1) of the Section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipelines;

And further in exercise of power conferred by Sub-section (4) of that Section, the Central Government directs that the right of user in the said lands shall instead of vesting in the Central Government vest on this date of the publication of this declaration in the Oil & Natural Gas Commission free from encumbrances.

SCHEDULE

R.O.U. for D.S. CBB (SS) to D.S. 24

Nagra	State : Gujarat	Distt : Kaira	Taluka : Ca	mbay
1450 0 05 3 1451 0 08 1 1453 0 10 9 1454 0 06 6 1455 0 00 9 1437 & 1456 0 13 5 1457 0 05 7 1458 0 02 9 1460 0 06 7 1461 0 16 5 1467 0 04 2 1468 0 05 4 1425 0 09 8 1391 0 00 7 1397 0 11 9 1400 0 08 8 1404 0 05 4 1405 0 06 8 1407 0 07 8 1377 0 11 9	Village	Survey No.		Cen- tiare
1450 0 05 3 1451 0 08 1 1453 0 10 9 1454 0 06 6 1455 0 00 9 1437 & 1456 0 13 5 1457 0 05 7 1458 0 02 9 1460 0 06 7 1461 0 16 5 1467 0 04 2 1468 0 05 4 1425 0 09 8 1391 0 00 7 1399 0 04 9 1400 0 08 8 1404 0 05 4 1405 0 06 8 1407 0 07 8 1377 0 11 9	Nagra	1447	0 14	04
1453 0 10 9 1454 0 06 6 1455 0 00 9 1437 & 1456 0 13 5 1457 0 05 7 1458 0 02 9 1460 0 06 7 1461 0 16 5 1467 0 04 2 1468 0 05 4 1425 0 09 8 1391 0 00 7 1397 0 11 9 1400 0 08 8 1404 0 05 4 1405 0 06 8 1407 0 07 8 1377 0 11 9	_	1450	0 05	33
1454 0 06 6 1455 0 00 9 1437 & 1456 0 13 5 1457 0 05 7 1458 0 02 9 1460 0 06 7 1461 0 16 5 1467 0 04 2 1468 0 05 4 1425 0 09 8 1391 0 00 7 1397 0 11 9 1400 0 08 8 1404 0 05 4 1405 0 06 8 1407 0 07 8 1377 0 11 9		1451	0 08	19
1455 0 00 9 1437 & 1456 0 13 5 1457 0 05 7 1458 0 02 9 1460 0 06 7 1461 0 16 5 1467 0 04 2 1468 0 05 4 1425 0 09 8 1391 0 00 7 1397 0 11 9 1400 0 08 8 1404 0 05 4 1405 0 06 8 1407 0 07 8 1377 0 11 9		1453	0 10	98
1437 & 1456 0 13 5 1457 0 05 7 1458 0 02 9 1460 0 06 7 1461 0 16 5 1467 0 04 2 1468 0 05 4 1425 0 09 8 1391 0 00 7 1397 0 11 9 1400 0 08 8 1404 0 05 4 1405 0 06 8 1407 0 07 8 1377 0 11 9		1454	0 06	69
1457 0 05 7 1458 0 02 9 1460 0 06 7 1461 0 16 5 1467 0 04 2 1468 0 05 4 1425 0 09 8 1391 0 00 7 1397 0 11 9 1399 0 04 9 1400 0 08 8 1404 0 05 4 1405 0 06 8 1407 0 07 8 1377 0 11 9		1455	0 00	97
1458 0 02 9 1460 0 06 7 1461 0 16 5 1467 0 04 2 1468 0 05 4 1425 0 09 8 1391 0 00 7 1397 0 11 9 1399 0 04 9 1400 0 08 8 1404 0 05 4 1405 0 06 8 1407 0 07 8 1377 0 11 9		1437 & 1456	0 13	58
1460 0 06 7 1461 0 16 5 1467 0 04 2 1468 0 05 4 1425 0 09 8 1391 0 00 7 1397 0 11 9 1399 0 04 9 1400 0 08 8 1404 0 05 4 1405 0 06 8 1407 0 07 8 1377 0 11 9		1457	0 05	72
1461 0 16 5 1467 0 04 2 1468 0 05 4 1425 0 09 8 1391 0 00 7 1397 0 11 9 1399 0 04 9 1400 0 08 8 1404 0 05 4 1405 0 06 8 1407 0 07 8 1377 0 11 9		1458	0 02	99
1467 0 04 2 1468 0 05 4 1425 0 09 8 1391 0 00 7 1397 0 11 9 1399 0 04 9 1400 0 08 8 1404 0 05 4 1405 0 06 8 1407 0 07 8 1377 0 11 9		1460	0 06	70
1468 0 05 4 1425 0 09 8 1391 0 00 7 1397 0 11 9 1399 0 04 9 1400 0 08 8 1404 0 05 4 1405 0 06 8 1407 0 07 8 1377 0 11 9		1461	0 16	51
1425 0 09 8 1391 0 00 7 1397 0 11 9 1399 0 04 9 1400 0 08 8 1404 0 05 4 1405 0 06 8 1407 0 07 8 1377 0 11 9		1467	0 04	29
1391 0 00 7 1397 0 11 9 1399 0 04 9 1400 0 08 8 1404 0 05 4 1405 0 06 8 1407 0 07 8 1377 0 11 9		1468	0 05	46
1397 0 11 9 1399 0 04 9 1400 0 08 8 1404 0 05 4 1405 0 06 8 1407 0 07 8 1377 0 11 9		1425	0 09	88
1399 0 04 9 1400 0 08 8 1404 0 05 4 1405 0 06 8 1407 0 07 8 1377 0 11 9		1391	0 00	78
1400 0 08 8 1404 0 05 4 1405 0 06 8 1407 0 07 8 1377 0 11 9		1397	0 11	98
1404 0 05 4 1405 0 06 8 1407 0 07 8 1377 0 11 9		1399	0 04	94
1404 0 05 4 1405 0 06 8 1407 0 07 8 1377 0 11 9		1400	0 08	84
1405 0 06 8 1407 0 07 8 1377 0 11 9				49
1407 0 07 8 1377 0 11 9				82
1377 0 11 9				83
				98
1.21.2.2			-	80

[No. 12016/22/80-Prod.]

का॰ औ॰ 3291.—यतः पेट्रोलियम और खनिज पाइपलाइन (भूमि में उपयोग के प्राप्तकार का अर्जन) प्रधिनियम 1962 (1962 का 50) की घारा 3 की उपघारा (1) के भधीन भारत सरकार के पेट्रोलियम रसायन और उर्जरक मंत्रालय (पेट्रोलियम विभाग) की प्रधिसूचना का॰ भा॰ सं॰ 1323 नारीख 23-4-80 द्वारा केन्द्रीय सरकार ने उस प्रधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों के उपयोग के प्रधिकार की पाइप लाईनों को विछाने के प्रयोजन के लिए प्रजित करने का अपना भागय घोषित कर दिया था।

ग्रीर यतः सक्षम प्राधिकारी ने उक्त अधिनियम भी धारा 6 की उपधारा (1) के अधीम सरकार को रिपोर्ट देवी है। भौर भागे, यतः केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात् इस अधिसूचना से संलग्त भनुसूची में विनिर्विष्ट भूमियों मे उपयोग का अधिकार भजित करने का विनिष्चय किया है।

मन, मतः उक्त प्रधिनियम की घारा 6 की उपधारा (1) द्वारा प्रवक्त शक्ति का प्रयोग करने हुए केन्द्रीय सरकार एदद्द्वारा घोषित करती है कि इस प्रधिसूचना में संलग्न प्रमुसूची में विनिर्विष्ट उक्त भूमियों में उपयोग का प्रधिकार पाइपलाइन बिछाने के प्रयोजन के लिए एतद्द्वारा प्रजिन किया जाता है।

भीर मागे उस धारा की उपघारा (4) द्वारा प्रदत्त सक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देश देती है कि उक्त भूमियों में उपयोग का अधिकार केन्द्रीय सरकार में विहित होने के बजाय तेल धौर प्राकृतिक गैस मायोग में, सभी बाधाओं से मुक्त रूप में, घोषणा के प्रकाशन की इस तारीख को निहित होगा।

मनुसूची

कूप नैं० एम० टी० एक से कूप ने० इटल्यू० एम० बी० तक पाइप लाइम बिछाने के लिए ।

ग •य⊸ गुजरात	जिला⊸- भरुच	तालु ब	हांसोट	:
गांव	≢लीक मं∍	— ≹क्टेयर	 ए म्रार ई	सेन्टी- यर
कलम	158	0	09	7.5
	163	0	19	50
	164	0	16	90
	178	0	14	30
	168	0	02	60
	173	0	15	60
	201	0	03	90

[सं॰ 12016/19/80-प्रो॰-1]

S.O. 3291.—Whereas by a notification of the Government of India in the Ministry of Petroleum, S.O. No. 1323 dated 23rd April, 1980 under Sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in the lands specified in the schedule appended to that notification for the purpose of laying pipeline;

And whereas the Competent Authority has under Subsection (1) of Section 6 of the said Act, submitted report to the Government;

And, further whereas the Central Government has, after considering the said report, decided to acquire the right of user in the lands specified in the schedule appended to this notification;

Now, therefore, in exercise of the power conferred by sub-section (1) of the Section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipelines;

And further in exercise of power conferred by Sub-section (4) of that Section, the Central Government directs that the right of user in the said lands shall instead of vesting in the Central Government vest on this date of the publication of this declaration in the Oil & Natural Gas Commission free from encumbrances.

SCHEDULE

Pipeline from State: Gujarat			No. MTF to	well No Taluka		
Village			Block No.	Hec- tare	Are	Cen- tiare
Kalam		_	158	0	09	75
			163	0	19	50
			164	0	16	90
			178	0	14	30
			168	0	02	60
			173	0	15	60
			201	0	03	90

[No. 12016/19/80-Prod, I]

का० झा०.3292---यतः पेट्रोलियम भौर स्निज पाइपसाइन (भूमि में उपयोग के भ्रविकार का मर्जन) प्रवित्तियम 1962 (1962 का 50) की धारा 3 की उपधारा (1) के प्रधीन भारत सरकार के पेट्रोलियम रमायन भौर उर्वरक मंत्रानय (पेट्रोलियम विमाग) की प्रविस्त्रचना का० भा० सं० 1322 तारीख 23-4-80 क्षारा केन्द्रीय सरकार ने उस मधि-सूचना से संलग्न अनुसूची में विनिविष्ट भूमियों के उपयोग के प्रविकार को पाइपलाईनों को बिछाने के प्रयोजन के लिए भजित करने का भपना प्राथम घोषित कर विया था।

भौर यतः सक्षम प्राधिकारी ने उक्त भौधिनियम की धारा 6 की उपधारा (1) के भौधीन सरकार को रिपोर्ट दे दी है।

भौर भागे, यतः केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात् इस अधिसूचना से संलग्न अनुसूची में विनिधिष्ट भूमियों में उपयोग का अधिकार अजित करने का विनिश्चय किया है।

श्रव, प्रतः उक्त श्रिधिनियम की घारा 6 की उपधारा (1) द्वारा प्रदक्त शक्ति का प्रयोग करते हुए केन्द्रीय सरकार एतवृद्वारा घोषित करती है कि इस प्रधिसूचना में संलग्न धनुसूची में विनिर्दिष्ट उक्त भूमियों में उपयोग का घधिकार पाइपलाइन विद्याने के प्रयोजन के लिए एतवृद्वारा प्रजित किया जाता है।

त्रीर न्नागे उस धारा की उपधारा (4) द्वारा प्रवत्त शक्तियों का प्रयोग करते हुए केन्द्राय सरकार निर्वेश वेती है कि उक्त भूमियों में उपयोग का अधिकार केन्द्रीय सरकार में विहित होने के बजाय तेल भौर प्राकृतिक गैस न्नायोग में, सभी अधान्यों से मुक्त कप में, घोषणा के प्रकाशन की इस सारीक को निहित होगा ।

सनुत्त्वी कूप नं० एम० टी एफ० से कूप नं० डब्स्यू एम० बी० तक पश्चिप लाइन विद्याने के लिए।

राज्य : गुजरात	जिलाः भ रम	सामुकः : हा	सोट	
गाव	क्यांक नं >	हेस्टेथर	ए झार ई	मेन्टी- यर
रोहिद	48	0	30	5 5
	49	0	07	80
	5 5	0	09	75
	51	0	09	75
	5 2	0	16	90
	78	0	28	60
	81	0	18	20
	8 2	0	02	60
	83	0	15	60
	84	0	02	60
	71	0	02	60
				

[सं॰ 12016/19/80,-प्रो॰-II]

5.0. 3292.—Whereas by a notification of the Government of India in the Ministry of Petroleum, S.O. No. 1322, dated 23-4-80 under Sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in the lands specified in the schedule appended to that notification for the purpose of laying pipeline;

And, whereas, the Competent Authority has under Subsection (1) of Section 6 of the said Act, submitted report to the Government;

And, further whereas the Central Government has, after considering the said report, decided to acquire the right of user in the lands specified in the schedule appended to this notification;

Now, therefore, in exercise of the power conferred by subsection (1) of the Section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipelines;

And, further in exercise of power conferred by Sub-section (4) of that Section, the Central Government directs that the right of user in the said lands shall instead of vesting in the Central Government vest on this date of the publication of this declaration in the Oil & Natural Gas Commission free from encumbrances.

SCHEDULE

R.O.U. for laying Pipeline from Well No. MTF to Well No. WMB

State : Gujarat	District : Broach	oach Taiuka : H		
Village	Block No.	Hec- tare	Are	Cen- tiare
Reshid		0	30	55
	49	0	07	80
	55	0	09	75
	51	0	09	75
	52	0	16	90
	78	0	28	60
	81	ø	18	20
	82	0	02	60
	83	0	15	60
	84	0	02	60
	71	0	02	60

[No. 12016/19/80-Prod. II]

का० धा० 3293 — यन केन्द्रीय मरकार की यह प्रतीत होता है कि लोकहित में यह प्रावक्ष्यक है कि मुजरात राज्य में कृप नं० एन के बी प्रो से जी जी एम कम मी टी एक कड़ी तक पेट्रोलियम के परिषड़न के लिये पाईप-लाइन तेल तथा प्राकृतिक गैंस द्वायोग द्वारा विछाई जानी चाहिए।

भीर यन यह प्रतीत होता है कि ऐसी लाईनो के विछाने के प्रयोजन के लिए एतद्भावद धनुसूची में विणित भृष्ति में उपयोग का भशिकार अजित भरना भावक्यक है।

मत मन पेट्रोलियम भीर खनिज पाधप ल.इन (भृमि में उपयोग के श्रीक्षकार का अर्जन) अधिनियम 1962 (1962 का 50) की धारा 3 का उपधारा (1) द्वारा प्रदत्त पाक्तियो का प्रयोग करते हुए, केन्द्रीय सरकार ने उसमे उपयोग का अधिकार अजित करने का अपना आग्रव एतव्ह्वारा बोषित किया है!

बशर्ते कि उक्त भूमि में हिनबद्ध कोई व्यक्ति, उस भूमि के नीचे गाइ।लाइन बिछाने के लिए भक्षिप सक्षम श्रिष्ठकारी, तेस तथा प्राकृतिक तींत श्रायोग, निर्माण श्रीर वेखानाल प्रभाग, मकरपुरा रीड, कड़ोदरा-9 को इत सश्चित्रवन, की तारीख से 21 विनों के भीतर कर सकेगा। ग्रीर ऐसा श्राक्षेप करने वाला हर व्यक्ति विनिधिष्टस यह भी कथन करेगा कि क्या वह यह चाहता है कि उसकी सुनवाई व्यक्तिगत हो या किसी विधि व्यवसायी की मार्फत ।

प्रवसची

कप न० एक० के० बी० छो० से जी० जी० एस० कम भी० टी० एफ० मडी तक पाइपलाइन बिछाने के लिए

राज्य : गुजरात	जिला भौर तालुक	. मेहमाण	Т	
गोत	स० मे ०	- — हे प टें यर	ए मा र ई	 सेन्टी- यर
 मेमवर्ग	162	0	03	72
-	410	0	15	00
	3 2	0	14	40

[स॰ 12016/59/80-प्रो॰] किरन चहुडा, प्रवर मचिव

S.O.3293.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of petroleum from MCBO to GGS-Cum-CTF heads in Gujarat State pipelines should be laid by the Oil & Natural Gas Commission;

And, whereas, it appears that for the purpose of laying such pipelines, it is necessary to acquire the right of user in the land described in the schedule annexed hereto;

Now, therefore, in exercise of the powers conferred by sub-section (1) of the Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein;

Provided that any person interested in the said land may, within 21 days from the date of this notification, object to the laying of the pipelines under the land to the Competent Authority, Oil & Natural Gas Commission, Construction & Maintenance Division, Makarpura Road, Vadodara-390009.

And every person making such an objection shall also state specifically whether he wishes to be heard in person or by a legal practitioner.

SCHEDULE

R.O.U. From Well No. KNBO to GGS-Cum-CTF Kadi State: Gujarat District & Taluka: Mehsana

Village	Survey No.	Hec- tare	Are	Cen- tiare
Mehmadpura	162	0	03	72
	410	0	15	00
	32	0	14	40

[No. 12016/59/80-Prod.] KIRAN CHADHA, Under Secy.

कर्जा मंत्रालय

(कोयला विकास)

नई दिल्ली, 10 नवस्वर, 1980

का० का० 3294.—केन्द्रीय सरकार ने, कोयला घारक क्षेत्र (धर्मकं भीर विकास) अधिनिवम, 1957 (1957 का 20) की खारा 4 की उपधारा (1) के अधीम भारत सरकार के ऊर्ज मंत्रालय (कोयला विवाग) की अधिसुजना सं० का० घा० 1395, तारी 28 अप्रैल, 1979 द्वारा

इस ध्रिधसुचना से उपायद धनुसूची में विनिर्दिष्ट परिक्षेत्र मे 755.00 एकड़ (लगभग) या 305.53 हेक्टेपर (लगदा) भूमि में कोयले का पूर्विकाण करने के ग्राने ग्रामय को सूचना दी थी,

केन्द्रीय सरकार का समाधान हो गया है कि उक्त वृक्षि में कोयला प्राप्त है:

कतः, केन्द्रीय सरकार, कोयला धारक क्षेत्र (मर्जर मीर विकास) **प्रधि**नियम, 1957 (1957 की 20) की धारा 7 की उपधास (1) क्कारा प्रदत्त समिनको का प्रयोग करते हुए,---

- (क) इससे उपावद मनुसूची "क" में वर्णित 6.25 एकड़ (लगभग) या 2.52 हेक्टेयर (लगभग) माप वाली भूमि, भौर
- (আর) ছলেটে उशक्य मनुसूची "ख" में कर्णिक 748.75 एकड़ (লাজেনা) या 303 00 हे होस्पर (लगभग): माप काली भूमि के खनन, खादान, बेधन, खादने भीर उपने खर्मिजीं की तलाम करने, ब्राप्त करने, उतार कार्य करने भीर उन्हें ले जाने के श्रधिकारो, का प्रजन करने के प्रथने प्रायम्य की सूचना देती है ।
- क्षिपण --- 1. इस प्रधिमूचना के प्रधीन प्राने वाले क्षेत्र के रेखाक का निरीक्षण प्रयर जिला मजिस्ट्रेट, धेनकालात (उड़ीसा) के कार्यालय में या कोप्रला नियन्नक, 1, काउन्मिल हाउस स्ट्रीट, कलकत्ता-700001 के कार्यालय में श्रथवा सेन्ट्रन कोल-फील्डस जिमिटेड, राजस्य ग्रनुभाग दरभगा हाउस, राची-834001 के कार्यालय में किया जा सकता है।
- टिप्पण- 2 कोयला धारक क्षेत्र (धर्नन छोर विहाः) अधिनियम, 1957 (1957 का 20) की धारा 8 के उपबंधों की भार इसके द्वारा ध्यान धार्कावन किया जाता है, जिसमें निम्तलिकिए उपबन्ध किया गया है, धर्वान् :--

"ग्रजंन की मान्नत ग्रामस्तियां :--

- 8 "(1) कोई व्यक्ति जो किसी भूमि में जिसकी बाबत धारा 7 के अधीन अधिसूचना निकाली गई है, हिमबद है, श्रविसूचना के निकाले जाने से तीस दिन के भीतर सम्पूर्ण भूमि या उसके किसो भाग या ऐसो मुसि में या उस पर के किन्ही प्रधिकारों का भर्जन किए जाने के बारे में आगरित कर सकेगा ।
- रूपच्टीकरण--इस धारा के प्रथान्तिगंत यह प्रापत्ति नहीं मामी जाएगी कि कोई व्यक्ति किसी भूमि में कांत्रता उत्पादन के लिए स्कय जनन सकियांए करना चाहना है ग्रोप ऐसी सकियाएं केन्द्रीय सरकार या किसी धन्य व्यक्ति का मही करनी चाहिएं'।
 - (2) उपधारा (1) के अधीन प्रत्येक जामितः सक्षम प्राधिकारी को लिखित रूप में की जाएगी और सक्षम प्राधिकारी मापरितकर्ता को स्वयं सुने जाने का या विधि व्यवसामी हार। सुनमःई का प्रक्सर केगा घीर ऐसी सभी बापत्तियो को सुनने के पश्चात् ग्रौर ग्रतिरिक्त जाच यदि कोई हो, करनें के पश्चात जो वह प्रावश्यक समझन। है वह या तो धारा 7 की उपधार। (1) के भधीन ग्राधसूचित भूमि के या ऐसी भूमि में या उस पर के मधिकारों के सबक्ष मे एक रिपोर्ट या ऐसी भूमि के विभिन्न टुकड़ो या ऐसी भूमि में या उस पर के प्रधिकारों के संबंध में प्रापितयों पर अपनी सिफारिशों और उसके द्वारा की गई कार्यवाही के अभिनेख सहित विभिन्न रिपार्ट केन्द्रीय सरकार को उसके बानक्चय के लिए देगा ।

- (3) इस धारा के प्रयोजनों के लिए वह व्यक्ति किसी भूमि में हिनबद्ध समझा जाएगा जो प्रतिकार में हिन का दावा करने का हकदार होता, यदि भूमि या ऐसी भूमि में या उस पर के ग्रधिकार इस ग्रधिनियम के श्रवीन ग्रजित कर लिए
- टिप्पण—3 केन्द्रीय सरकार ने कीयला निगंतक, 1, काउन्सिल हाउस स्टीट, कलकरता की अधिनियम के अधीन सक्षम प्राधिकारी के रूप में नियुक्त किया है।

श्रत्सुची "क"

देउलबेरा दक्षिण-पूर्की विस्तारण बनाक

(तलचेर कोयतः क्षेत्र)ः जिला केनसमात, उड़ोमा

> रेखांक राजस्य/81/79, गारीख 6-11-79 (जिक्सभे क्यर्जित को जाने वानी भूमि दर्शित की गई है)

सभी ग्रधिकार

ऋ∘स० ग्राम	पाना	 जिला	क्षेत्र	डिप्क् णियां
1. निजीमकृ जैमे	 तलचेर (नगर) स	- धेनकान∤ल ।ढर		भागतः
				इ (लगसग)

याः 2 5:2 हेक्ट्रेयर (लगभगः)

ग्राम निजीगढ जैंमे में अजित किए जाने वाले प्लाट संख्यांक : 791 (भाग), 794 (भाग), 795 (भाग), 796 (भाग), 797 (भाग), 835 (भाग), 837 (भाग), 991 (भाग), और 992 (भाग) । सीमा विवरणः

रेखा ग्राम निजीवक जैने में प्याट स० 795, 794. **स**+ - म्य 791 (जो खनन अबिकार क्षेत्र के साथ जैमे सामान्य सीमा बनातो है) से होती हुई जाती है।

रेखा ग्राम भिजोगक जैसे में प्लाट स० 791 मीर ञा- - ट 992 (ओ खनन श्रधिकार क्षेत्र के साथ सामान्य सीमा बनाती है) से होती हुई जासी है।

रेखा ग्राम निजीगढ़ अभि में प्लाट मं० 992, 991, Z- - Z 794 से होती हुई फ़्रीर प्लाट स० 835 ग्रीर 838 की भागतः सामान्य सोमा के माथ-साथ (जा खनन प्रधिकार क्षेत्रः के साम सामान्य साना कताती है) जासी है।

रेखा ग्राम निजीगढ़ जैंमे में प्लाट स० 835, 837, 797, ਹ--**ਜ** 796 मीर 795 (जा खतन मधिकार खेत के साथ मामान्य सीमा बनाती हैं) से होती हुई जाती है म्रौर म्रारभिक बिन्दु पर मिलती हैं।

अनुसूची-''स्'

देउलवेराः दक्षिण-पूर्व विस्तारण ब्लाक (तलचेर कोपला क्षेत्र) जिला धेनकानाल; उड़ोसा रेखांक राजस्य/81/79; तारीखा 6-11-79 (जिसमें वह भूमि वर्शित की गई हैं जिसमें

खनन; खदान, बेधन, खोदने भीर उसमें से

खनिज की तलाश करने, प्राप्त करने, जनपर कार्य करने भीर उन्हें ले जाने के अधिकार अजिन किए जाने हैं)

सनन प्रशिकार

क॰सं॰ प्राम	थाना	जिला की	त्र टिप्पणिया
1. निजीगढ़ जैमे	तलचेर (नगर)	धेनकानाल	भागतः
2. निजीगढ़ (तलचेर नगर)	क्षलचेर (मगर)	धेनकामाल	भागतः
3. गोपीनाथपुर	तलभेर (नगर)	घेनकानाल	भागन
4. रेमुमा	सल वे र (नगर)	घेतकानाल	भागतः

कुल क्षेत्र: 523.75 एक ए (लगभग) या 211.95 हेक्टेयर (लगभग)

ग्राम निजीगढ जैमे में ग्रजित किए जाने वाले प्लाट संख्यांक :

139 (भाग), 140 (भाग), 145 (भाग), 146 (भाग), 147 (भाग), 148 से 160, 161 (भाग), 164 (भाग), 175 (भाग), 181 (भाग), 183 (भाग), 184 (भाग), 185 से 215, 216 (भाग), 217, 218 (चाग), 219 (माग), 220 (भाग), 221 (माग), 305 (भाग), 306 (भाग), 307 (भाग), 308 से 452, 453 (भाग), 454, 455 (भाग), 456 (भाग), 547 (भाग), 548 (भाग), 549 से 553, 554 (भाग), 555 (भाग), 621 (भाग), 622 (भाग), 623 (भाग), 624 (भाग), 625 (भाग), 633 (भाग), 634, 635, 636, 637 (भाग), 638 से 662, 663 (भाग), 664 से 737, 738 (भाग), 739 (भाग), 758 (भाग), 759 (भाग), 760 (भाग), 761 से 790, 791 (भाग), 792, 793, 794 (माग), 795 (माग), 796 (भाग), 797 (भाग), 798, 799, 800 (भाग), 801 से 834, 835 (भाग), 836, 837 (भाग), 838 से 902, 903 (भाग), 904 से 990, 991 (भाग), 992 (भाग), 993 से 1015, 1016 (भाग), 1024 (भाग), 1033 (भाग), 1034 (भाग), 1035 से 1074, 1075 (भाग), 1076 (भाग), 1079 (भाग), 1080 से 1140, 1141 (भाग), 1142 (भाग), 1143 से 1159, 1160 (भाग), 1161 (भाग), 1172 (भाग), 1173 (भाग), 1174 (भाग), 1176 (भाग), 1177 (भाग), 1178 (भाग), 1179 (भाग), 1180 (भाग), 1181 से 1278, 1279 (भाग), 2480 (भाग), 2857 (भाग), 2858 (भाग), 2859, 2865 (भाग), 3026 (भाग), 3029, 3032 3033, 3034, 3041, 3044, 3048, 3049 (भाग), 3063 से 3067, 3069, 3070, 3071, 3084, 3085, 3086, 3087, 3088, 3089, 3100, 3102, से 3104, 3105 (भाग), 3106 (भाग), 3121, 3128, 3129, 3144, 3185, 3186, 3194, 3195, 3196, 3209, 3213, 3215, 3218.

प्राम निजीगढ़ (तालचेर नगर) में अजित किए जाने वाले प्लाट संख्यांक

118 (भाग), 127 (भाग), 128 (भाग), 129 (भाग), 130 (भाग), 416 (भाग), 417 (भाग), 418 (भाग), 419 (माग), 420 (भाग), 421 (भाग), 422 (भाग), 423 (माग), 426 (भाग), 427 (भाग), 428 (भाग), 429 (भाग), 430 (भाग), 431 से 455, 456 (भाग), 457 (भाग), 458 से 462, 463 (भाग), 464, 465, 466, 467, 468 (भाग), 469, 470, 471, 472 (भाग), 473 (भाग), 474, 475, 476, 477 (भाग), 478 (भाग),

479 से 482, 483 (भाग), 484 487 भीर 488 के बीच असंख्यांकित प्लाट (भाग), 498 मीर 494, 495 मीर 496, 499 मीर 500, 501 (भाग), 507 (भाग), 553 (भाग), 554 (भाग), 556 (भाग), 560, 561, 562 (भाग), 565 (भाग), 566, 567, 568, 569, 570 (भाग), 572, 573 (भाग), 574, 575, 576 (भाग), 577 (भाग), 578 से 581, 582 (भाग), 583 से 820, 821 (भाग) 822 (भाग), 829 (भाग), 830 (भाग), 831 (भाग), 834 (भाग), 835 (भाग), 838 (भाग), 839 (भाग) 840 से 1059, 1060 (भाग), 1061 (भाग), 1062 (भाग), 1063 से 1070, 1071 (भाग), 1072, 1073 (भाग), 1074 (भाग), 1075 (भाग), 1077 (भाग), 1104 (भाग), 1106 (भाग), 1107 (भाग), 1108, 1109 (भाग), 1110 (भाग), 1111, 1112, 1113 (भाग), 1114, 1115 (भाग), 1116 (भाग), 1104 भीर 1101 के बीच भसख्याकित प्लाट (भाग), 1104 भीर 1113, 1104 मीर 1114, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126 (भाग), 1127 (भाग), 1128 से 1191, 1192 (भाग), 1193 (भाग), 1194 (भाग), 1196 (भाग), 1197 से 1203, 1204 (भाग), 1205 से 1208, 1209 (भाग), 1210 (भाग), 1211 (भाग), 1212 से 1217, 1218 (भाग), 1227 (भाग), 1228 (भाग), 1229 (भाग), 1230 (भाग), 1231 (भाग), 1232 (भाग), 1233 (भाग), 1234 से 1242, 1243 (भाग), 1244 (भाग), 1245, 1246 (भाग), 1247, 1248 (भाग), 1249, 1250 1251 (भाग), 1252 (भाग), 1253, 1254, 1255 (भाग), 1256 (भाग), 1257, 1258, 1259 (भाग), 1260 (भाग), 1261, 1262 1263 (भाग), 1264 (भाग), 1265, 1266, 1267 (भाग), 1268 (भाग), 1269, 1270, 1271 (भाग), 1272 (भाग), 1273, 1274 1275 (भाग), 1276 (भाग), 1277, 1278, 1279 (भाग), 1280, 1291 (भाग), 2392 (भाग), 2393 (भाग), 2394 (भाग), 2401 (भाग), 2402 (भाग), 2403 (भाग), 2401 (भाग), 2405 (भाग), 2406 (भाग), 2407 से 2411, 2412 (भाग), 2413 (भाग), 2414, 2415, 2416, 2417, 2418 (भाग), 2422 (भाग), 2423 (भाग), 2424 (भाग), 2425 (भाग), 2426 (भाग), 2427, 2428 (भाग), 2429, 2430 (भाग), 2431 से 2454, 2455 (भाग), 2456, 2457 (भाग), 2459 (भाग), 2460 (भाग), 2467 (भाग), 2468 (भाग), 2469 (भाग), 2470, 2471, 2472, 2473 (भाग), 2474 (भाग), 2475, 2476, 2477, 2478 (भाग), 2479 (भाग), 2480, 2481 (भाग), 2482 (भाग), 2499 (भाग), 2500 (भाग), 2501 (भाग), 3085 (भाग), 3089 (भाग), 3090, 3091 (भाग), 3096 (भाग), 3112 (भाग), 3113 (भाग), 3114 (भाग), 3115 (भाग), 3116 (भाग), 3119 (भाग), 3120 (भाग), 3121 (भाग), 3122 (भाग), 3123 (भाग), 3124 (भाग), 3125 से 3128, 3129 (भाग), 3130 (भाग), 3131 (भाग), 3132 (भाग), 3133, 3134, 3135 (भाग), 3136 से 3145, 3146 (भाग), 3147 से 3151, 3152 (भाग), 3153 (भाग), 3154 (भाग), 3158 (भाग), 3184 (भाग), 3202 (भाग), 3203 (भाग), 3213, 3217, 3218 (भाग), 3222, 3223, 3225, 3226, 3988.

धाम गोपीनाधपुर में घर्जित किए जाने वाले प्लाट सब्यांक:

1 से 58, 59 (भाग), 63 (भाग), 64 से 69, 70 (भाग) 78 (भाग), 79 (भाग), 80 (भाग), 81 से 120, 121 (भाग), 122 से 137, 138 (भाग), 139 (भाग), 144, 145, 146, 147 (भाग), 148से 219, 220 (भाग), 221 से 229, 230 (भाग), 231 (भाग), 232 (भाग), 233 (भाग), 255 (भाग), 256 से 259, 260 (भाग), 261 (भाग), 262, 268, 264 (भाग), 265 (भाग), 272 (भाग), 274, 278, 279, 302, 305, 307, 308, 309, 310 (भाग), 372 (भाग), भीर भ्राम गपीनाथपुर में सड़क के पूर्ण भीर भूगें या मार्ग कुछ भसंख्यांकित प्साट ।

प्राम रेमश्रा में ग्रिजित किए जाने बाले प्लाट संख्यांक:

184 (भाग), 246 (भाग), 247 (भाग), 248 (भाग), 249 (भाग), 250 (भाग), 265 (भाग), 266 (भाग), 267 (भाग), 268 से 278, 279 (भाग), 280 से 285, 286 (भाग), 287 (भाग), 288 से 294, 295 (भाग), 296, 297 (भाग), 298 (भाग), 299, 300 (भाग), 301 (भाग), 304 (भाग), 306 (भाग), 307 (भाग), 309 से 422, 423 (भाग), 424 से 433, 434 (भाग), 435 से 449, 450 (भाग), 451, 452 (भाग), 453 (भाग), 455 (भाग), 456 (भाग), 474 (भाग), 482 (भाग), 483, 484 (भाग), 485 (भाग), 486 (भाग), 487 (भाग), 488 (भाग), 489, 490, 496, 492, 493 (भाग), 494, 495 (भाग), 497 (भाग), 498 (भाग), 499 (भाग), 500 (भाग), 501 (भाग), 518 (भाग), 519 (भाग), 546 (भाग), 548 (भाग), 549 (भाग), 609 (भाग), 613 (भाग), 614 (भाग), 615, 617 (भाग), 618 (भाग), 619, 620 (भाग), 621 से 631, 632 (भाग), 633 से 651, 652 (भाग), 653 से 658, 662 (भाग), भीर कुछ भ्रसक्योंकित प्लाट ।

क-ख-ग

सीमा विवरण:

रेखा ग्राम रेसुआ में प्लाट सं० 265, 184, 250, 249, 248, 247, 246, 498, 496, 501, 500, 499, 545, 546, 548, 518, 519 से होती हुई जाती है।

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रेखा ग्राम रेमभा में प्लाट सं० 423, 456, 455, 450, 662, 453, 452, 609, 434, 614, 613, 617, 618, 620, 632, 652 से होकर प्लाट सं० 422 की भागतः दक्षिणी सीमा के ध्रसंख्यांकित प्लाट के साथ साथ प्लाट सं० 519. 518, 549, 545, 498, 497, 488, 497, 486, 485, 484, 482, 474 से होती हुई, प्राम निजीगढ़ जैमे में प्लाट सं० 738, 739, 760, 759, 758, 1016, 1024, 1034, 1033, 1075, 1076, 1079, 1297, 3218, 3106, 3105, 3049, 2480, 2858, 2857, 2865 से होकर प्लाट स० 631 की उत्तरी सीमा के साय-साय प्लाट सं० 218, 219, 221, 220, 305, 306, 307, 453, 455, 456, 548, 547, 554, 555, 663, 621, 622, 623, 624, 637, 625, 633 से होती हुई, ग्राम गोपीनायपुर में सडक भीर कुछ असल्यांकित प्लाट संख्यांकों से होकर प्लाट सं॰ 272, 220, 230, 231, 232, 233, 255, 260, 253, 261, 372, 265, 310, 264 से होती हुई जाती है।

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रेखा सड़क की पूर्वी धौर के असंख्यांकित प्लाटों से होती हुई, फिर प्लाट सं० 144 और 145 की पूर्वी सीमा के साथ साथ सड़क, प्लाट सं० 139 से होती हुई, फिर भाम गोपीनाथपुर में प्लाट सं० 147, 138, 79, 80, 78, 70, 63, 59 से होती हुई, ग्राम निजीगढ़ जैमे में प्लाट स० 1172, 1173, 1174, 1176, 1177, 1178, 1179, 1180, 1160, 1161, 1142, 1141 से होती हुई ग्राम निजीगढ़ (तलचेर नगर) में प्लाट सं० 3146, 3158, 3154, 3153, 3152, 3135, 3132, 2430, 2426, 2425, 2424, 2428, 2423, 2422, 2418, 2392, 2393, 2394, 3203, 3202, 2413, 2412, 2401, 2402 से होती हुई जातो है ।

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रेखा निजीगढ़ जैमे में प्लाट सं० 903 मौर 800 से होती हुई ग्राम निजीगढ़ जैमे (तलबेर नगर) में प्लाट स॰ 2402, 2403, 2404, 2405, 2406, 2482, 2481, 2497, 2478, 2499, 2500, 2501, 2474, 2473, 2467, 2468, 2469, 2460, 2455 2459, 2457, 3130, 3129 3089, 3085, 3091, 3096, 3124, 3123, 3122, 3121, 3120, 3119, 3121, 3116, 3115, 3112, 3113, 3114 से गुजरती है, फिर ग्राम निजीगढ़ जैमे से (जो देउलबेरा पूर्वी विस्तारण के साथ सामान्य सीमा बनाती है) प्लाट सं० 175 से होती हुई ग्राम रेमुभा में प्लाट सं० 304, 306, 307, 306, 300, 301, 298, 297, से होती हुई ग्राम निजीगढ़ (तलचेर नगर) में प्लाट सं॰ 1060, 1061, 1062, प्रसंख्यांकित प्लाट 1075, 1074, 1071, 1106, 1109, 1104, 1110, 1113, 1115, 1116, 1126, 1127, 1194, 1192, 1193, 1196, 1204, 1209, 1210, 1211, 1218, 1233, 1232, 1231, 1230, 1229, 1228, 1227, 1243, 1244, 1246, 1248, 1251, 1252, 1255, 1256, 1259, 1260, 1263, 3218, 1264, 1267, 1268, 1271, 1272, 1275, 1276, 1279, 1281, 839, 838, 835, 834, 831, 830, 829, 822, 821, मार्ग 429, 428, 427, 426, 423, 422, 421, 420, 419, 418, 417, 416, 428, 429, 430, 456, 457, 463, 468, 472, 473, 477, 478, 483, कुछ मसंख्याकित प्लाट 484, 501, 507, 553, 554, 582, 577, 576, 570, 565, 562, 559, 130, 129, 128, 127 3184, 118 से होती हुई जाती है। रेखा ग्राम निजीगढ़ जैमे में प्लाट सं० 175 से होती हुई, फिर ग्राम रेमुग्न, में प्लाट सं० 295, 279, 287, 286, 279 से होती हुई, ग्राम निजीगढ जैमे में प्लाट स॰ 181, 184, 183, 164, 161, 147, 146, 145, 3026, 139 से होती हुई, प्राम रेमुमा में (जो देउलबेरा कोयला खान

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अनुसूची 'ख'-II

पट्टा सीमा की सामान्य सीमा भी है) प्लाट सं० 267, 184, 266, भौर 265 से होती हुई जाती

है भौर भारंभिक बिखु "क" पर मिलती है।

देउलबेरा उत्तरी-पूर्व विस्तारण बलाक

(तलचेर कोयला क्षेत्र) जिलाधेनकानाल (उड़ीसा)

रेखांक सं राजस्य/80/79 तारीख 6/11/79

(जिसमें वह भूमि वर्षित की गई है, जिसमें खनन, खदान, बेधन, खोदने झौर उसमें से खनिज की तलाण करने, प्राप्त करने, उन पर कार्य करने झौर उन्हें ले जाने के श्रीधकार श्रीजन किए जाने हैं)

ऋ० ग्राम	थाना	जि 1।	क्षेत्र	टिप्पणियां
सं• -ू ू				· ——_
(तक्षचेर नगर	तलचेर (नगर) :) सदर	धेनकानाल		भागतः
2 रानीपार्क भार०एफ०	यथोक्त	यथोक्त		भागतः
	<u></u>	न क्षेत्र 2.2	5.00	रकड़ (लगभग)

हुल क्षत्र 225.00 एकड्ड (लगभग) या 91.05 हेक्टेयर (लगमग) क्राम निजीसक (सलकेर नगर) में भजिन किए जाने वाले प्लाट सक्ष्याक

1484 (भाग), 1491 (भाग), 1492 (भाग), 1493, 1494 (माग), 1495, 1496 (माग), 1497 (माग), 1498 (भाग), 1501 (भाग), 1502 (भाग), 1519 (भाग), 1520 (भाग), 1521 (भाग), 1526 (भाग), 1527 (भाग), 1528, 1529 (भाग), 1530, 1531 (भाग), 1532 से 1545, 1546 (भाग), 1547 मे 1595, 1596 (भाग), 1597से 1603, 1661 (भाग), 1662 (भाग), 1663, 1664, 1665 (भाग), 1666 (भाग), 1672 (भाग), 1673, 1674, 1675, 1676 (भाग), 1677, 1693 (भाग), 1695, 1696 (भाग), 1697 (भाग), 1698 (भाग), 1699, 1700 में 1715, 1716 (भाग), 1717 से 1720, 1722 (भाग), 1723 (भाग), 1793 मे 1833, 1834 (भाग), 1835, 1836 (भाग), 1849 (भाग), 1850, (भाग), 1851 से 1872, 1873 (भाग), 1874 (भाग), 1875, 1876, (भाग), 1878 (भाग), 1907 (भाग), 1908, 1913 (भाग), 1914से 1932, 1933 (भाग), 1934, 1935, 1936 (भाग), 1937 (भाग), 1938, 2014 (भाग), 2016 (भाग), 2035 (भाग), 2036 (भाग), 2037 (भाग), 2038 से 2045, 2046 (भाग), 2048 (भाग), 2049 (भाग), 2050 (भाग), 2082 (भाग), 2083 (भाग), 2084 (भाग), 3196.

ग्राम रानीपार्क ग्रार० एक ० में ग्रॉजित किए जाते वाले प्लाट समयाक :

17 (भाग), 39 (भाग), 40(भाग), 41(भाग), 42, 43 (भाग), 44 (भाग), 47(भाग), 48 (भाग), 49 (भाग), 50 (भाग), ग्रीर 57(भाग).

सीमा विवरण:

क--ख

रेखा धाम रानीपार्क (श्रार० एक) में प्ताट सं० 57 से होकर, फिर ग्राम निजीगक (तनवर नगर) में प्लाट सं० 1526, 1527, 1529, 1531, 1546, 1521, 1520, 1519, 1592, 1501, 1498, 1497, 1496, 1191, 1492, फिर 1491, 1484, 2084, 2083, 2082, 2016, 2048, 2049, 2050, 2037, 2014, 2016 से होकर जाती है।

क--ग रेखा फाट सं० 2016, 2035, 2036, 1937, 1936, 1933, 1913, 1907, 1878, 1876, 1874, 1873, 1850, 1849, 1834, 1836, व्लाट सं० 1834, 1793 की पूर्वी सीना से हो हर जाती हैं। किर ग्राम निजोनज (निजेर नगर) में क्लाट संख्या 1834, 1716, 1723, 1722, 1698, 1697, 1698, 1693, 1676, 1661, 1662 से होकर जाती हैं।

न--ष रेखा ग्राम निजीयक (तलवेर नगर) में प्याट स० 1662, 1665, 1666, 1672, 1596, से होकर फिर ग्राम रानीपाक (भार० एक०) में प्याट स० 39, 40, 41, 43, 44, 47, 48, 49, 17 से होकर जाती हैं।

य--क रेखा ग्राम रानीपार्क (श्राग्व एक०) में ब्लाट सव 17, 50, 57 में होकर जाती है भीर भारिस्मिक बिस्तू "क" पर मिलती है।

सिं**० 19(8)/80-मी एल**ा

MINISTRY OF ENERGY

(Department of Coal)

New Delhi, the 10th November, 1980

S.O.3294.—Whereas by the notification of the Government of India in the late Ministry of Energy (Department of Coal) No. S.O. 1395 dated the 28th April, 1979, under sub-section (f) of section 4 of the Coal Beating Areas (Acquisition and Development) Act, 1957 (20 of 1957), the Central Government gave notice of its intention to prospect for coal in 755,00 acres (approximately) or 305.53 hectares (approximately) of the lands in the locality specified in the Schedule appended to that notification;

And whereas the Central Government is satisfied that coal is obtainable in the said lands;

Now, therefore, in exercise of the powers conferred by subsection (1) of Section 7 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957), the Central Government hereby gives notice of its intention to acquire:—

- (a) the lands measuring 6.25 acres (approx.) or 2.52 hectares (approx) described in Schedule 'A' appended hereto and
- (b) the rights to mine, quarry, bore, dig and search for, win, work and corry away minerals in the lands measuring 748.75 acres (approximately) or 303,00 hectares (approximately) described in Schedule 'B' appended hereto.
- Note 1: The plan of the area covered by this notification may be inspected in the office of the Additional District Magistrate, Dhenkanal (Orissa), or in the office of the Coal Controller, 1, Council House Street, Calcutta-700001 or in the Office of the Central Coalfields Ltd., Revenue Section, Darbhanga House, Ranchi-834001.
- Note 2: Attention is hereby invited to the provisions of section 8 of the Coal Bearing Areas (Acquisition and Development) Act, 1957, (20 of 1957), which provides as follows:—

Objecti on to acquisition ;-

8."(1) Any person interested in any land in respect of which a notification under section 7 has been issued may, within thirty days of the issue of the notification, object to the acquisition of the whole or any part of the land or of any rights in or over such land.

Explanation: It shall not be an objection within the meaning of this section for any person to say that he himself desires to undertake mining operations in the land for the production of coal and that such operations should not be undertaken by the Central Government or by any other person.

- (2) Every objection under sub-section (1) shall be made to the competent authority in writing, and the competent authority shall give the objector an opportunity of being heard either in person or by a legal practitioner and shall, after hearing all such objections and after making such further inquiry, if any, as he thinks necessary, either make a report in respect of the land which has been notified under sub-section (1) of section 7 or of rights in or over such land, or make different reports in respect of different parcels of such land or of rights in or over such land, to the Central Government, containing his recommendations on the objections, together with the record of the proceedings held by him, for the decision of that Government.
- (3) For the purposes of this section, a person shall be deemed to be interested in land who would be entitled to claim an interest in compensation if the land or any rights in or over such land were acquired under this Act."
- Not 3: The Coal Controller, 1, Council House Street, Calcutta has been appointed by the Central Government as the competent authority under the Act.

SCHEDULE A

Deulbera South-East Extension Block,

(Talcher Coalfield)

P.S.

District Dhenkanal, Orissa

Drg Rev/81/79 dt. 6-11-79 (showing lands to be acquired)

Sl. No. Village

Thana or District Area Remarks

1. Nizigarh Jamme

Talchor Dhenkauai Part. (Town) Sadar

Total area: 6 25 acres (Approximately) or 2.52 hectares (Approximately)

Plot numbers to be acquired in village Nizigarh Jamme;

791(P), 794(P), 795(P), 796(P), 797(P), 835(P), 837(P), 991(P) and 992(P).

oundary description:

I—J	Line passes through plot Nos. 795, 794, 791 (which forms common boundary with min- ing right area) in village Nizigerh Jamme.
Ј—К	Line passes through plot Nos. 791, & 992 (which forms common boundary with mining right area) in village Nizigarh Jamme.
K—L	Line passes through plot Nos. 992, 991, 794 and along the part common boundary of plot No. 835 & 838 (which form common boundary with mining right area) in village Nizigarh Jamme.
L—I	Line passes through plot Nos. 835, 837, 797, 796 & 795 (which forms common boundary with mining right area) in village Nizigarh Jamme and meets at starting point I.

SCHEDULE B-I

Deulbera South-East Extension Block, (Talcher Coalfield), District Dhenkanal, Orissa

MINING RIGHTS

Drg. Rev/81/79 dt. 6-11-79 (showing lands where rights to mine, quarry, bore, dig and search for, win, work & carry away minerals are to be acquired).

SI. Village No.	Thana or P.S.	District	Area	Rema
1. Nizigarh Jamme	Talcher (Town)	Dhenkanei	·	Part
Nizigarh (Talcher Town)	-do-	-do-		Part
3. Gopinathpur	-do-	-do-		Part
4. Remua	-do-	-do-		P art

Plot numbers to be acquired in village Nizigarh Jamn.e: 139(P), 140, 145(P), 146(P), 147(P), 148 to 160, 161(P), 164(P), 175(P), 181(P), 183(P), 184(P), 185 to 215, 216(P), 217

218(P), 219(P), 220(P), 221(P), 305(P), 306(P), 307(P), 308 to 452, 453(P), 454, 455(P), 456(P), 547 (P), 548(P), 549 to 553, 554(P), 555(P), 621(P), 622(P), 623(P), 624(P), 625(P), 633(P), 634, 635, 636, 637(P), 638 to 662, 663(P), 664 to 737, 738(P), 739(P), 758(P), 759(P), 760(P), 761 to 790, 791(P), 792, 793. 794(P), 795(P), 796(P), 797(P), 798, 799, 800(P), 801 to 834, 835(P), 836, 837(P), 838 to 902, 903(P), 904 to 990, 991(P), 992(P), 993 to 1015, 1016(P), 1024(P), 1033(P), 1034(P), 1035 to 1074, 1075(P), 1976(P), 1079(P), 1080 to 1140, 1141(P), 1142(P), 1143 to 1159, 1160(P), 1611(P), 1172(P), 1173(P), 1174(P), 1177(P), 1178(P). 1179(P), 1180(P), 1176(P), to 1278, 1279(P), 2480(P), 2857(P), 2858(P), 2859, 2865(P), 3026(P), 3029, 3032, 3033, 3034, 3041, 3044, 3048, 3049(P), 3063 to 3067, 3069, 3070, 3071, 3084, 3085, 3086, 3087, 3088, 3089, 3100, 3102 to 3104, 3105(P), 3106(P), 3121, 3128, 3129, 3144, 3185, 3186, 3194, 3195, 3196, 3209, 3213, 3215 and 3218,

Plot numbers to be acquired in village Nizigarh (Talcher Town): 118(P), 127(P), 128(P), 129(P), 130(P), 416(P), 417(P), 419(P), 420(P), 421(P), 422(P), 423(P), 426(P), 427(P), 428(P), 429(P), 430(P), 431 to 455, 456(P), 457(P), 458 to 462, 463(P), 464, 465, 466, 467, 468(P), 469, 470, 471, 472(P), 473(P), 474, 475, 476, 477(P), 478(P), 479 to 482, 483(P), 484(P), 485, 486, 487, un-numbered Plot (P) between 487 and 488, 493, and 494, 495 and 496, 499 & 500, 494, 495, 500, 501(P), 507(P), 553(P), 554(P), 559(P), 560, 561, 562(P), 565(P), 566, 567, 568, 569, 570(P), 572, 573(P), 574, 575, 576(P), 577(P), 578 to 581. 582(P), 583 to 820, 821(P), 822(P), 829(P), 830(P), 831(P), 834(P), 835(P), 838(P), 839(P), 840 to 1059, 1060(P), 1061(P), 1062(P), 1063 to 1070, 1071(P), 1072, 1073(P), 1074(P), 1075(P), 1077(P), 1104(P), 1106(P), 1107, 1108, 1109(P), 1110(P), 1111, 1112, 1113(P), 1114, 1,115(P), 1116(P), un-numbered plot (P), between 1104 & 1101, 1104 & 1113, 1104 & 1114, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126(P), 1127(P), 1128 to 1191, 1192(P), 1193(P), 1194(P), 1196(P), 1197 to 1203, 1204(P), 1205 to 1208, 1209(P), 1210(P), 1211(P), 1212 to 1217, 1218(P), 1227(P), 1228(P), 1229(P), 1230(P), 1232(P), 1233(P), 1234 to 1242, 1243(P), 1244(P), 1245, 1246(P), 1247, 1248(P), 1249, 1250, 1251(P), 1252(P), 1253, 1254, 1255(P), 1256(P), 1257, 1258, 1259(P), 1260(P), 1261, 1262, 1263(P), 1264(P), 1265, 1266, 1267(P), 1268(P), 1269, 1270, 1271(P), 1272(P), 1273, 1274, 1275(P), 1276(P), 1277, 1278, 1279(P), 1280, 1281(P), 2392(P), 2393(P), 2394(P), 2401(P), 2402(P), 2403(P), 2404(P), 2405P), 2406(P), 2407(P) to 2411, 2412(P), 2413(P), 2414, 2415, 2416, 2417, 2418(P), 2422(P), 2423(P), 2424(P), 2425(P), 2426(P), 2427, 2428(P), 2429, 2430(P), 2431 to 2454, 2455(P), 2456, 2457(P), 2459(P), 2460(P), 2467(P), 2468(P) 2469(P), 2470, 2471, 2472, 2473(P), 2474(P), 2475, 2476, 2477. 2478(P), 2479(P), 2480, 2481(P), 2482(P), 2499(P), 2500(P), 2501(P), 3085(P), 3089(P), 3090, 3091(P), 3096(P), 3112(P), 3113(P), 3114(P), 3115(P), 3116(P), 3119(P), 3120(P), 3121(P), 3122(P), 3123(P), 3124(P), 3125 to 3128, 3129(P), 3130(P), 3131, 3132(P), 3133, 3134, 3135(P), 3136 to 3145, 3146(P), 3147 to 3151, 3152(P), 3153(P), 3154(P), 3158(P), 3184(P), 3202(P), 3203(P), 3213, 3217, 3218(P), 3222 to 3223, 3225, 3226, 3938.

Plot numbers to be acquired in village Gopinathpur;—

1 to 58, 59(P), 63(P), 64 to 69, 70(P), 78(P), 79(P), 80(P), 81 to 120, 121(P), 122 to 137, 138(P), 139(P), 144, 145, 146, 147 (P), 148 to 219, 220(P), 221 to 229, 230(P), 231(P), 232(P), 233(P), 255(P), 256 to 259, 260(P), 261(P), 262, 263, 264(P) 265(P), 272(P), 274, 278, 270, 302, 305, 307, 308, 309, 310 (P), 372(P), and some un-numbered plots full or parts falling east of the road in village Gopinathpur.

Plot numbers to be acquired in village Remua:--

184(P), 246(P), 247(P), 248(P), 249(P), 250(P), 265(P), 266 (P), 267(P), 268 to 278, 279(P), 280 to 285, 286(P), 287(P), 288 to 294, 295(P), 296, 297(P), 298(P), 299, 300(P), 301(P), 304(P), 306(P), 307(P), 309 to 422, 423(P), 424 to 433, 434(P), 435 to

449, 450(P), 451, 452(P), 453(P), 455(P), 456(P), 474(P), 482(P), 483, 484(P), 485(P), 486(P), 487(P), 488(P), 489, 490, 491, 49, 493(P), 494, 496(P), 497(P), 498(P), 499(P), 500(P), 501(P), 518(P), 519(P), 545(P), 546(P), 548(P), 549(P), 609(P), 613(P), 614(P), 615, 617(P), 618(P), 619, 620(P), 621 to 631, 632(P), 633 to 651, 652(P), 653 to 658, 662(P), and some unnumbered plots.

Boundary description:

A-B-C

line pass through plots numbers: 265, 184, 250, 249, 248, 247, 246, 493, 496, 501, 500, 499, 545, 546, 548, 518, 519 in village Remua.

C-D-E

line pass through plot numbers; 519, 518, 549, 545, 498, 497, 488, 487, 486, 485, 484, 482, 474 un-numbered plot along part southern boundary of plot number 422 through plot number 423 456, 455, 450, 662, 453, 452, 609, 434, 614, 613, 617, 618, 620, 632, 652 in village Remua through plot numbers 218, 219, 221, 220, 305, 306, 307, 453, 455, 456, 548, 547, 554, 555, 663, 621, 622, 623, 624, 637, 625, 633 along northern bour dary of plot number 631, through plot numbers 738, 739, 760, 759, 758, 1016, 1024, 1034, 1033, 1075, 1076, 1079, 1279, 3218, 3106, 3105, 3049, 2480, 2858, 2857, 2865 in village Nizigarh Jamee, through plot numbers: 272, 220, 230, 231, 232, 233, 255, 260, 253, 261, 372, 265, 310, 264, Road and through some un-numbered plots in village Gopinathpur.

E-F

Line passes through un-numbered plots eastern side of the road, then through road, plot number 139 along the eastern boundary of the plot numbers 144 & 145 them through plot numbers 147, 138, 79, 80, 78, 70, 63, 59 in village Gopinathpur, through plot numbers 1172, 1173, 1174, 1176, 1177, 1178, 1179, 1180, 1160, 1161, 1142, 1141 in village Nizigarh Jamee, through plot numbers 3146, 3158, 3154, 3153, 3152, 3135, 3132, 2430, 2426, 2425, 2424, 2428, 2423, 2422, 2418, 2392, 2393, 2394, 3203, 3202, 2413, 2412, 2401, 2402, in village Nizigarh (Talcher Town).

F---G

Line passes through plot numbers 2402 2403, 2404, 2405, 2406, 2482, 2481, 2479, 2478, 2499, 2500, 2501, 2474, 2473, 2467, 2468, 2469, 2460, 2455, 2459, 2457, 3130, 3129, 3089, 3085, 3091, 3096, 3124, 3123, 3122, 3121, 3120, 3119, 3121, 3116, 3115, 3112, 3113, 3114 in village Nizigarh (Talcher Town) through plot numbers 903 & 800 in village Nizigarh Jamee then through plot numbers, 1060, 1061, 1062 un-numbered plot 1075, 1074, 1071, 1106, 1109, 1104, 1110 1113, 1115, 1116, 1126, 1127, 1194, 1192 1193, 1196, 1204, 1209, 1210, 1211, 1218, 1233, 1232, 1231, 1230, 1229, 1228, 1227, 1243, 1244, 1246, 1248, 1251, 1252, 1255, 1256, 1259, 1260, 1263, 3218, 1264, 1267, 1268, 1271, 1272, 1275, 1276, 1279, 1281, 839 838, 835, 834, 831, 830, 829, 822, 821, Road 429, 428, 427, 426, 423, 422, 421, 420, 419, 418, 417, 416, 428, 429, 430, 456, 457, 463 468, 472, 473, 477, 478, 483, some un-numbered plots 484, 501,507, 553, 554, 582, 577, 576, 570, 565, 562, 559, 130, 129, 128, 127, 3184, 118, in village Nizigarh (Talcher Town) through plot numbers 304, 306, 307, 306, 300, 301, 298, 297, in village Remua through plot numbers 175, in village Nizigarh Jamee (which forms common boundary with Deulabera East Extension)

G-H-A

Lines pass through plot number 175 in village Nizigarh Jamee, then through plot numbers 295, 279, 287, 286, 279, in village Remua through plot numbers 181, 184, 183, 164, 161, 147, 146, 145, 3026, 139 in village Nizigar Jamee, through plot numbers 267, 184, 266 & 265 in village Remua (which forms common boundary of Deulbera Colliery lease boundary) and meets at starting point 'A'.

SCHEDULE B

Deulbera North-East Extension Block (Talcher Coalfield)

Dist. Dhenkanal, (Orlssa)

Drg. No. Rev/80/79 dated 6-11-79

(showing lands where rights to mine, quarry, bore, dig and search for win, work & carry away minerals are to be acquired).

MINING RIGHTS

SI. Village No.	Thana or P.S.	District	Area	Remarks
1. Nizigarh (Talcher Town)	Talcher Town Sadar	Dhenkanal		Part
2. Rani Park R.F.	-do-	-do-		Part

Total area: 225.00 acres (approximately) or 91.05 Hectares (approximately)

Plot numbers to be acquired in village Nizigarh (Talcher Town): 1484(P), 1491(P), 1492(P), 1493, 1494 (P), 1495, 1496(P), 1497(P), 1498(P), 1501(P), 1502(P), 1519(P), 1520(P), 1521(P), 1526(P), 1527(P), 1528, 1529(P), 1530, 1531(P), 1532 to 1545, 1546(P), 1547 to 1595, 1596(P), 1597 to 1603, 1661(P), 1662(P), 1663, 1664, 1665(P), 1666(P), 1672(P), 1673, 1674, 1675, 1676 (P), 1677, 1693(P), 1695, 1696(P), 1697(P), 1698(P), 1699, 1700, to 1715, 1716(P), 1717 to 1720, 1722(P), 1723(P), 1793 to 1833, 1834(P), 1835, 1836(P), 1849(P), 1850(P), 1851 to 1872, 1873(P), 1874(P), 1875, 1876(P), 1878(P), 1907(P), 1908, 1913(P), 1914 to 1932, 1933(P), 1934, 1935, 1936(P), 1937(P), 1938, 2014(P), 2016(P), 2035(P), 2036(P), 2037(P), 2038 to 2045, 2046(P), 2048 (P), 2049(P), 2050(P), 2082(P), 2083(P), 2084(P) and 3196.

Plot numbers to be acquired in village Rani Park R.F.: 17(P), 39(P), 40(P), 41(P), 42, 43(P), 44(P), 47(P), 48(P), 49(P), 50(P) and 57(P).

Boundary description :-

A-B

Line passes through plot No. 57 in village Rani Park (R.F.) then through plot numbers 1526, 1527, 1529, 1531 1546, 1521, 1520, 1519, 1502, 1501, 1498, 1107, 1496, 1491, 1492, again 1491, 1484, 2084, 2083, 2082, 2046, 2048, 2049, 2050, 2037, 2014, 2016 in village Nizigearh (Talcher Town). B-C Line passes through plot Nos. 2016, 035,2 2036, 1937, 1936, 1933, 1913, 1907, 1878, 1876, 1874, 1873, 1850, 1849, 1834, 1836 Eastern Boundary of plot Nos. 1834 and 1798 then though plot Nos. 1834, 1716, 1723, 1722, 1698, 1697, 1696, 1693, 1676, 1661, 1662 in village Nizigrarh (Talcher Town). C-D Line passes through plot numbers 1662, 1665, 1666, 1672, 1596, in village Nizigar (Talcher Town) then through plot Nos. 39, 40, 41, 43, 44, 47, 48, 49, 17 in village Rani Park (R.F.). D-A Line passes through plot numbers 17, 50, 57 in village Rani Park (R.F.) and meets at starting point A.

[No. 19(8)/80-CL.]

का० भार 3295.—केन्द्रीय सरकार ने कोयला धारक क्षेत्र (भर्जन भीर विकास) ग्राधिनियम, 1957 (1957 का 20) की धारा 7 की उपधारा (1) के प्रधीन भारत सरकार के ऊर्जा मंत्रालब (कोयला विभाग) की अधिसूचना सं० काण्या० 2959, तारीख 1 सितम्बर, 1979 द्वारा उस प्रविद्युचना से उपावद्व प्रनुसुची में विनिर्विष्ट भूमि और प्रक्षिकारों के मर्जन के प्रपने मागय की सूचना दी थी;

भौर सक्षम प्राधिकारी ने, उक्न ग्रधिनिवम_{ें} की धारा 8[,] के मनुसरण में, नेम्ब्रीय सरकार को ब्रथमी रिपोर्ट दे दों हैं;

मौर केन्द्रीय सरकार का, सक्षम प्राधिकारी की रिपोर्ट पर विचार करने के पश्चात् भीर बिहार से परामर्श करने के पश्चात् यह समाधान हो गया है कि:--

- (क) इससे उपाबद अनुमूची "क" में वर्णिन 1211.00 एकड़ (लग-भग) या 490.06 हेक्टेयर (लगभग) मापकी भूमि ; फ्रोर
- (ख) इससे उपाबद्ध धनुसूची "ख" में वर्णित 404.00 एकड़ (लगभग) या 163.49 हैमटेयर (लगभा) माप की भूमि में खनिजों के खनन, खदान, बेचने, खोदने भीर निष्कासन, खुदाई करने भीर ले जाने के मधिकार का भर्तन किया जाता चाहिए;

भागः केन्द्रीय सरकार, उका भाधिनियम को धारा ३ हो। उत्प्रारा (1) द्वारा प्रवत्त शक्तियों का प्रयोग करते हुए, उक्त अनुसूत्री "क" में वर्णित 1211.00 एकड़ (लगभग) या 490.06 हेक्टेयर (लगभग) मान की भूमि श्रीर उक्त शनुसूची "ख" में वर्णित 404.00 एकड़ (लगभग) या 163.49 हेक्टेयर (लगभम) माप की भूमि में खनिजों के खनन, खदान, बेचने, खोदने घोर तलाश निष्कानन, खुवाई घोर ले जाने के अधि-कार के धर्जन की घोषणा करती है।

इस द्याधसूचना के भ्रधीन भाने याले क्षेत्र में रेखांक का निरीक्षण जपायुक्त गिरिश्रीह (बिहार) के कार्यालय में या कोयला नियंत्रक-1, काउसिल हाउम स्ट्रीट, कलकत्ता के कार्यालय में या सेन्ट्रल कोलफील्डस लिमिटेड (राजस्व अनुभाग) दरभंग हाउम, रांची (बिहार) के कार्यालय में किया जा सकता है।

940 GI/80-6.

अनुसूची "क"

गोलिकापुर चारत

(पूर्णी बोकारी को बता जे ह) गिरिडीह (बिहार)

ड्राइंग सं० राजस्य 1/80 तारीख 13-1-80

(जिसमें प्रजित की गई भूमि वर्शित है)

त्र०, ग्राम थाना सं०	षाना सं०	जिला	क्षेत्र	दिव्यणियां
1 मार्मी नदाडीह	11	गिरिडोह		भाग
2 गोबिन्दपुर नवाडीह	15	गिरिकोड		भाग

कुल क्षेत्रः 1211.00 एकड् (संगंधार) 490.06 हेक्देयर (लगनग)

मार्मो प्रान में मर्जित किए गए प्लाट कीःसं० : 758 (भाग). गोबिन्दपूर प्राम में प्रजित किए गए प्लाटों की संख्या:---

1 (भाग), 2 से 91, 93 (भाग), 219, 220, (भाग) 221 (भाग), 222 (भाग) 223 (भाग), 224, 231, (भाग), 248 (भाग), 249 से 570, 571 (भाग), 572 (भाग), 573 से 578, 579 (भाग), 580 (भाग) 581 से 674, 682 (भाग), 683 से 696, 700 से 702, 703, 704, 710 से 748, 749 (भाग), 825 (भाग), 831 से 839, 840 (भाग), 841 से 935, 936 (भाग), 937 से 1383, 1384 (भाग), 1385, 1386, 1387, 1388 (अस्म), 1389 से 1525, 1531 से 1558, 1567 (भाग), 1568 से 1572, 1573 (भाग), 1660 (भाग), 1661 से 1662, 1663 (भाग), 1667, 1679 से 1742, 1744 से 1750 1753, 1754, 1755, (भाग), 1794, 1829 से 1862, 1863 (भाग) 1864 (MIT), 2773, 2774, 2275, 2776, 2777, 2778, 2779, 2780, 2781, 2782 मीर 2783.

सीमावर्णन :

नदी के कांग्र किनारे के साथ माथ जाती है।

लाइन गोबिखपुर ग्राम के प्लाट स० 1384 में से होकर ग्रीर प्लाट स० 1384 ग्रीर प्लाट स० 1388 की सक्मिक्षित सीमा के एक भाग के साफ साय प्लाट स॰ 1388 घीर 1384 में से होकर फीर तब प्लाट सं० 1763, 1761, 1760, भीर 1756, 1445 मीर 1756, 1455 मीर 1756 सहित प्लाट मं 1384 ग्रीर 1765, 13.84 घोर 1764, 1428 घोर 1764, 1426 की सम्मिलित सीमा के साथ साथ प्नाट सं० 1755 में से प्लाट सं० 1755 और 1752, 1753 भीर 1752, 1753 और 1751, 1751 ब्रीर 1750 प्याद सं० 1744 भीर प्याद सं० 1751, 1791, 1792 भौर 1743 की सम्मिलित सीमा प्लाट सं० 1743 भीर 1732 सहिन सामान्य मीमा, प्लाट सं० 1742 मौर प्लाट सं॰ 1743, 1792, 1795, 1793, 1794 मे सम्मिलित सोमा से होकर जाती हैं। प्लाट सं० 1798 मीर 1833, 1798 मीर 1832, 1827 भीर 1832, 1827 भीर 1831, 1827 भीर 1830, 1828 मीर 1829, 1825 भीर 1863, की सीम्मिलत सीमा, त्याट सं० 1863 मीर 1864 में से, प्लाब्द सं॰ 1856, 1689 1689,

लाइन प्रार्मी प्रौर गोबिन्दपुर प्राप्तों में कुनार

1687, 1685, 1682, 1661 सहित प्लाट सं॰ 1660 की मामान्य सीमा, प्लाट सं॰ 1660 में से प्लाट सं० 1660 भीर 1667 भीर 1668. 1667 मीर 1679, 1667 मीर 1666, 1667 भौर 1665, 1667, 1664 की मम्मिलित सीमा के साथ माथ, लाट सं० 1663 में में प्लाट सं० 1663 घोर 1679, 1678, घोर 1679, 1678 भौर 1691, 1678 भौर 1573 की सामान्य सीमा के साथ साथ ब्लाट सं० 1573 घीर 1567 में से प्लाट मरु 1567 छीर 1571, 1567, 1570, 1557 श्रोर 1566, 1557 श्रीर 1565, 1558 भीर 1559, 1531 और 1530, 1531 भीर 1529 की सामान्य सीमा के साथ साथ प्लट संग्या 1528 फ्रीर 1527, 1522 घोर 1527, 1523 घोर 1527, 1523 घोर 1527, 1524 मीर 1526, 1525 मीर 1526 सहित ब्लाट सं० 1522, ब्लाट सं० 825, में से प्लाट सं० ४३० घीर 831, 836 घीर 839, 837 और 838 की सम्मिलित सोमा प्लाट स० 828, 827 और 826 का भाग सहित प्लाट सं० 840 (सड़क) की सम्मिलित सीमा प्लाट स॰ 840 (सड़क) में से प्लाट स० 878, 879, 733, 738, 739, महित प्लाट स॰ 840 (सड़क) की सम्मिलित सीमा, प्लाट सं० 739 ग्रीर 749 की सम्मिलित सीमा के साथ माथ प्लाट मं० 749 में से, प्लाट स० 739 और 741 सहित प्लाट सं० 749 (सडक) की सम्मिलित सीमा प्लाट सं० 749 में से, प्लाट मं० 781, 780, 778, 777, 776, 775, 774, 773, घोर 751 सिंहत प्लाट सं० 749 की सिम्मिलित सीमा से होकर जाती है।

ग-–ष

लाइन गोबिन्दपुर साम के सड़क प्लाट स० 840 में से होकर तब प्लाट सं० 748 मीर 749, 748 मीर 709, 711 भीर 709, 710 मीर 707, 706 मीर 704, 704 मीर 707, 706 मीर 704, 704 मीर 701, 704 मीर 705, 703 मीर 701, 702 भीर 701 की सम्मिलत सीमा के माथ साथ, प्लाट सं० 936 सड़क में में, प्लाट सं० 696 मीर 697, 695 मीर 697, 694 मीर 697 की सम्मिलत सीमा के साथ साथ होकर जाती है।

च--**इ**

लाइन गोबन्दपुर ग्राम के प्लाट स० 694, 693 692, 691, 690, 683, 674 ग्रीर 581 सहित प्लाट सं० 682 की सिम्मिलित सीमा के साथ साथ प्लाट सं० 682, 580, 579, में से, प्लाट सं० 578 ग्रीर 572 की सिम्मिलित सीमा के साथ साथ प्लाट सं० 671, 572 ग्रीर 248 में से होकर जाती है।

क---च--छ-ज--झ--ङा-ट झौर ट लाइन गोबिन्दपुर ग्राम के प्लाट स० 248, 221, 220, 221, में से होकर, प्लाट सं० 231 ग्रीर 248 की सम्मिलित सीमा के साथ साथ होकर जाती है।

ठ−-क

लाइन गोबिन्दपुर के प्लाट स० 231 और 223 में से होजर तब प्लाट सं० 224 और 225 की सम्मिलिन सीमा के साथ-साथ प्लाट स 1 में से होकर प्रार्भो ग्राम के 'लाट स॰ 758 में से होकर जाती है ग्रीर ग्रारम्भिक विन्तु ''क" पर मिलसी है।

> **धनुसूथी "ख**" गो।बन्दपुर स्नाक

(पृत्वी बोकारो कोयला क्षेत्र) गिरिडीह (बिहार)

> दृष्टिंग स० राजस्थ 1/80 तारीख 17-1-80

(जिसमें खनिजों के खनन, खवान, केचने, खोदने घीर तलाश, निःकासन खुदाई ग्रीर ने जाने के घधिकार के लिए घर्जित की गई भूमि दशित है) खान खोदने के अधिकार

क्र० ग्रीम थाना	थाना	জিলা	क्षेत्र	 टिप्पणियां
सं०	सं०			
 1 गोबिन्दपुर नवाडीह	15	गिरिधीह		भाग -
	- कुल क्षेत्र	404	.00 ए	ग्रह (लगभग)
	या	163,	49 हेन्टे	षर (लगभग)

गोबिखपुर ग्राम में श्राजित किए गए ग्लाटों की संख्या :--

749 (भाग), 750, 751 (भाग), 752 से 824, 825 (भाग), 826, 827, 828, 829, 830, 840 (গুলা), 1384 (গুলা), 1388 (भाग), 1526, 1527, 1528, 1529, 1530, 1559, से 1566, 1567 (भाग), 1573 (भाग), 1574 से 1659, 1660 (भाग), 1663 (भारत), 1664, 1665, 1666, 1668 से 1678, 1743, 1751, 1752, 1755 (भाग), 1756 से 1793, 1795 से 1828 1863 (भाग), 1864 (भाग), 1865 से 1922, 1925 से 2416, 2417 (जाग), 2418 (भाग), 2419 (भाग), 2420, 2421, · 2422, 2423 (भान), 2424 (माग), 2425(भाग), 2426 से 2430 2431 (भाग), 2433 (भाग), 2444 (भाग), 2445 (भाग), 2446 से 2451. 2452 (भाग),_ 2453 (भाग). (भाग), 2456 (साग), 2457 2458 (भाग), 2459 (भाग), 2461 (माग), 2533 (भाग), 2582 (भाग), 2583 (भाग), 2584, 2585, 2586 (भाग), 2587, 2588, 2589, 2590, 2592 (PPi), 2598, 2599, 2600 (भाग), 2601 से 2660, 2661 (भाग), 2662 से 2666, 2667 (भाग), 2668 (भाग), 2669, 2670 (भाग), 2671 (भाग), 2785, 2786, 2787, 2785, 2789, 2790, 2791, 2792, 2793 (भाग), भौर 2795.

सीमा चर्णन :

ह–⊸ग

ग्र.−-ड ल(इन गोबन्दपुर ग्राम में कुनार नटी के वांए किसरे के साथ साथ जाती है।

> लाइन गोयान्वपुर ग्राम में बोकारो नटी के बाए किनारे के साथ साथ आर्ता है।

> > लाइन गो(बन्दपुर प्राप्त के प्लाट सं० 2661, 2671, 2661, 2670, 2668, 2667, 2600, 2793, 2592, 2600 में से होकर प्लाट सं० 2589 प्रीर 2590 की उत्तरी सीमा के साथ साथ प्लाट सं० 2586, 2582, 2583, 2600, 2417, 2533, 2418, 2419, 2423, 2424, 2425, 2431, 2433, 2443, 2444, 2452, 2453, 2454, 2456, 2457, 2458, 2461, 2459 (सड़क), 751, ग्रीर 749 (सड़क) में से होकर जाती है।

ग~~ख

लाइन सर्वाधिकार सीमा (स्लाक "गृ") के साथ साथ जाती है झीर झारम्भिक जिल्हु "ख" पर मिलती है।

[स॰ 19(13)/80-सी॰एल॰]

S.O 3295—Whereas by the notification of the Government of India in the Ministry of Energy (Department of Chal), S.O. No. 2959, dated the 1st September, 1979, under sub-section (1) of Section 7 of the Chal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957), the Central Government gave notice of its intention to acquire the lands and rights specified in the schedule appended to that notification;

And whaceas the competent authority in pursuance of section 8 of the said Act has made its report to the Central Government;

And whereas the Central Government, after considering the report of the competent authority and after consulting the Government of Bihar, is satisfied that:

- (1) the lands measuring 1211.00 acres (approximately) or 490.06 hectares (approximately) described in schedule 'A' appended hereto, and
- (b) the rights to mine, quarry, bore, dig and search for, win, work and carry away minerals in the lands measuring 404.00 acres (approximately) or 163.49 hoctares (approximately) described in Schedule 'B' appended hereto.

should be acquired.

Now, therefore, in exercise of the powers conferred by sub-section (1) of spection 9 of the said Act, the Central Government hereby declares that the lands measuring 1211.00 acros (approximately) or 420.06 hectares (approximately) described in the said schedule 'A' and the right to mine, quarry, boroe, dig and search for, win, work and carry away minerals in the lands measuring 404.00 acros (approximately) or 163.49 hectares (approximately) described in the said schedule 'B' are hereby acquired.

The plan of the area covered by this notification may be inspected in the Office of the Deputy Commissioner, Glydih (Bihar) or in the office of the Coal Controller, I, Council House Street, Calcutta or in the Office of the Central Coalfields Limited (Revenus Section) Darbhanga House, Ranchi (Bihar).

SCHEDULE 'A'
GOBINDPUR BLOCK
(East Bokaro Coalfields)
GIRIDIH (BIHAR)

Drg. No. Rev 1/80 Dated 17-1-80. (Sknowing lands acquire)

ALL RIGHT

Serial number	Village		Th in 1 mber	District	Area Remarks
1.	Arms	Nawadih	11	Girdil	h Part
2. Goibi	indpur	**	15	**	,,
		Tota	larca 12:	11.00 acres	(approximately)
			or 49	0.06 hecta	ires ,,

Plot number acquired in village Armo: -758 (Part).

Plot numbers acquired in village Govindpur :-

1(Part), 2 to 91, 93 to 219, 220 (Part), 221 (Part), 222 (Part) 223 (Part), 224, 231 (Part), 248 (Part), 249 to 570, 571 (Part)

571 (Part), 573 to 578, 579 (Par), 580 (Part), 581 to 674, 682), (Part), 683 to 696, 700 to 702, 703, 704, 710 to 748, 749 (Part), 825 (Part), 831 to 839, 840 (Part), 841 to 935, 936 (Part), 937 to 1383, 1384 (Part), 1385, 1386, 1387, 1388 (Part), 1389 to 1525 1531 to 1558, 1567 (Part), 1568 to 1572, 1573 (Part), 1660 (Part), 1661, 1662, 1663 (Part), 1667, 1679 to 1742, 1744 to 1750, 1753, 1754, 1755 (Part), 1794, 1829 to 1862, 1863 (Part), 1864 (Part) 2773, 2774, 2775, 2776, 2777, 2778, 2779, 2780, 2781, 2782 and 2783.

BOUNDARY DESCRIPTION :-

A.R

ling passes along the left bank of River Kunar in villages Armo and Gobindpur.

B-C

line passes through plot number 1384 and along the part common boundary of plot numbers 1384 and 1388, through plot number 1388 and plot number 1384 and then passes along the common boundary of plot numbers 1384 and 1765, 1384 & 1764 1426 & 1764, 1426 with plot numbers 1763, 1761, 1760 and 1756, 1445 & 1756, 1455 & 1756, through plot number 1755, common boundary with plot numbers 1755 & 1752, 1753 & 1752, 1753 & 1751, 1751 & 1750, plot number 1744 with plot numbers 1751, 1791, 1792 & 1743. Common boundary with plot numbers 1743 & 1732, plot number 1742 with plot numbers 1743, 1792, 1795, 1793 & 1794, Common boundary with plot numbers 1798 & 1833, 1798 & 1832, 1827 & 1832, 1827 & 1831, 1827 & 1830, 1828 & 1829, 1825 & 1863, through plot numbers 1863 and 1864, common boundary of plot number 1660 with plot numbers 1856, 1689, 1688, 1687 1685, 1682 1661, through plot number 1660, along common boundary with plot numbers 1660 & 1667, 1667 & 1668, 1667 1670, 1667, & 1666, 1667 & 1665, 1657 & 1664, through plot number 1663, along common boundary with plot numbers 1663 & 1679, 1678 & 1679, 1678 & 1691 1678 & 1573, through plot number 1573 and 1567 along common boundary of plot numbers 1567 & 1571, 1567 & 1570, 1557 & 1566, 1557 & 1565, 1558 & 1559, 1531 & 1530, 1531 & 1529, plot number 1522 with plot numbers 1528 & 1527, 1522 & 1527, 1523 & 1527, 1523 & 1527, 1524 & 1526, 1525 & 1526, through plot number 825, common boundary with plot numbers 830 to 831, 836 & 839, 837 & -838, common boundary of plot number 840 (Road) with plot numbers 828, 827 and part of 826, through plot number 840 (Road), common boundary of plot number 840 (Road) with plot numbers 878, 879, 733, 738, 739 along common boundary of plot numbers 739 & 749, through plot number 749, common boundary of plot number 749 (Road) with the plot numbers 739 and 741 through plot number 749, common boundary of plot number 749 with the plot numbers 781, 780, 778, 777, 776, 775, 774, 773 & 751 of village Gobindpur.

- C-D line passes through Road plot number 840, then along the common boundary of plot numbers 748 & 749, 748 & 709, 711 & 709, 710 & 709, 710 & 708, 707 & 710, 711 & 707, 704 & 707, 706 & 704, 704 & 701, 704 & 705, 703 & 701, 702 & 701, through plot number 936 Road, along common boundary of plot numbers 696 & 697, 695 & 697, 694 & 697 of village Gobindpur.
- D-E line passes along the common boundary of plot number 682, with plot numbers 694, 693, 692, 691, 690, 683, 674 & 581, through plot numbers 682, 580, 579, along the common boundary of plot numbers 578 & 572 through plot numbers 571, 572 & 248 of village Gobindpur.
- EFF-G-H-I-J-K & L lines pass through plot numbers 248, 221, 220, 221 along common boundary with plot number 231 & 248 of village Gobiad-pur.
 - L-A line passes through plot numbers 231 & 223 then along the common boundary of plot numbers 224 & 225, through plot number 1 of village Gobindpur through plot number 758 of village Armo and meets at starting point 'A'.

SCHEDULE 'B'

GOBINDPUR BLOCK (EAST BOKARO COALFIELD)

GIRIDIH (BIHAR)

Drg. No. Rev/1/80 Dated 17-1-80

(Showing lands were rights to mine, quarry, bore, dig and search for win, work & carry away minerals are acquired).

MINING RIGHTS

SI. No		Thana	Thana number	District	Area	Remarks
1.	Gobindpur	Nawadih	15	Giridih		Part
			Total a	пса 404.00	acres	(approxi- mately)
			or :163	49 hoctare	:5	,,

Plot numbers acquired in village Gobindpur :---

749 (Part), 750, 751 (Part), 752 to 824, 825 (Part), 826, 827 828, 829, 830, 840 (Part), 1384 (Part), 1388 (Part), 1526, 1527, 1528, 1529, 1530, 1559 to 1566, 1567 (Part), 1573 (Part), 1574 to 1659, 1660 (Part), 1663 (Part), 1664, 1665, 1666, 1668 to 1678, 1743, 1751, 1752, 1755 (Part), 1756 to 1793, 1795 to 1828, 1863 (Part), 1864 (Part), 1865 to 1922, 1925 to 2416, 2417 (Part), 2418 (Part), 2419 (Part), 2420, 2421, 2422, 2423 (Part), 2424 (Part), 2425 (Part), 2426 to 2430, 2431 (Part), 2433 (Part), 2444 (Part), 2445 (Part), 2446 to 2451, 2452 (Part), 2453 (Part), 2454 (Part), 2456 (Part), 2457 (Part), 2458 (Part), 2459 (Part), 2461 (Part), 2533 (Part), 2482 (Part), 2583 (Part), 2584, 2585 2586 (Part), 2587, 2588, 2589, 2590, 2592 (Part), 2598, 2598, 2599

2600 (Part), 2601 to 2660, 26661 (Part), 2662 to 2666, 2667 (Part), 2668 (Part), 2669, 2670 (Part), 2671 (Part), 2785, 2786, 2787, 2788, 2789, 2790, 2791, 2792, 2793 (Part) and 2795.

BOUNDARY DESCRIPTION:

- B-M line passes along the left bank of kunar River in village Gobindpur.
- M-N line passes along the left bank of Bokaro River in village Gobindpur.
- N-C line passes through plot numbers 2661, 2671, 2661, 2670, 2668, 2667, 2600, 2793, 2592, 2600 along northern boundary of plot numbers 2589 & 2590 through plot numbers 2586, 2582, 2583, 2600, 2417, 2533, 2418, 2419, 2423, 2424, 2425, 2431, 2433, 2445, 2444, 2452, 2453, 2454, 2456, 2457, 2458, 2461, 2459 (Road), 751 & 749 (Road) in village Gobindpur.
- C'B Line passes along the All Rights Boundary (Block 'A') and meets at starting point 'B'.

[File No. 19(13)/80-CL]

का ज्या 3296.— नेन्द्रीय सरकार, कोयला धारक क्षेत्र (प्रजंन ग्रीर विकास) ग्रिधिनियम, 1957 (1957 का 20) की धारा 7 की उपधारा (1) द्वारा प्रदल्त शक्तियों का ग्रीर इस निमित्त समर्थ बनाने वाली सभी धन्य शक्तियों का प्रयोग करते हुए भारत के राजपन्न के भांग 2, खण्ड 3, उपखण्ड (ii), तारीख 15 मार्च, 1980 में बुष्ट 747 से 749 पर प्रकाणित भारत सरकार के इस्पात, खान ग्रीर कोयला मंत्रालय (कोयला विभाग) की ध्रिधसूचना स० का० धा० 628, तारीख 26 फरवरी, 1980 का विखण्डन करती है।

[स॰ 19 (34)/80-सी॰एल॰]

S.O. 3296.—In exercise of the powers conferred by subsection (1) of section 7 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957) and of all other powers enabling it in this behalf, the Central Government hereby rescinds the notification of the Government of India in Ministry of Steel, Mines and Coal, (Department of Coal), S.O. No. 628 dated the 26th February, 1980, published at page 747 to 749 in part II, Section 3, Sub-section (ii) of the Gazette of India dated 15th March, 1980.

[No. 19(34)/80-CL]

'का॰ बा॰ 3297.- केस्ट्रीय सरकार ने, कोयला घारक क्षेत्र (प्रजंन घौर विकास) घित्रियम, 1957 (1957 का 20) की धारा 4 की उपधारा (1) के घ्रधीन, भारत सरकार के भूतपूर्व ऊर्जा मंत्रालय (कोयला विभाग) की प्रधिस्चना सं० का॰ घा॰ 2529, तारीखा 21 जुलाई, 1979 द्वारा उस प्रधिस्चना से संलग्न भनुसूची में विनिद्धिट परिक्षेत्रों की 5400.00 एकड़ लगभग या 2185 27 हेक्टेयर (लगभग) भूमि में कोयले का पूर्वेक्षण करने के घ्रयने घाष्य की यूचना दी थी;

भीर केन्द्रीय सरकार का वह समाधान हो गया है कि उक्त भूमि में कोयला मिन्नाप्त है;

श्रतः, श्रम केन्द्रीय सरकार कोयला धारक केन्न (ग्रर्जन ग्रीर विकास) ग्राधिनियम, 1957 (1957 का 20) की धारा 7 की उपधारा (1) द्वारा प्रदत्त सक्तियों का प्रयोग करते हुए, इससे संलग्न अनुसूची में विणित्त 5400.00 एकड़ (लगभग) या 2185.27 हेक्टेयर मूर्मि को ग्राजित करने के ग्रापने भाकाय की सूचना देती है। टिप्पण 1:-इस प्रधिसूचना के अन्तर्गत आने वाले केल के देखांक का निरीक्षण कलक्टर, मिर्जापुर (मापवाली) या उत्तर प्रदेश, 1, कौसिल हाउस स्ट्रीट, कलकत्ता स्थित कोयला नियंत्रक के कार्यालय में या राजस्व अनुभाग, वरभगा हाउस, राची 834001 (बिहार) स्थित सेन्ट्रल कोल-फील्ड लिमिटेड के कार्यालय में किया जा सकता है।

टिप्पण 2:---कोयला धारक क्षेत्र (म्रर्जन मौर विकास) मिधिनियम, 1957 (1957 का 20) की धारा 8 के उपबंधों की मोर ध्यान माक्रब्ट किया जाला है, जिससे निम्नलिखन उपबन्धित हैं:---

(1) कोई व्यक्ति जो किसी भूमि में जिसकी बाबत धारा 7 के प्रधीन अधिसूचना निकाली गई है, हितबढ़ है, प्रधिसूचना के निकाले जाने से तीन दिन के भीतर सम्पूर्ण भूमि या उसके किसी भाग या ऐसी भूनि में या उस पर किन्ही अधिकारों का अर्जन किए जाने के बारे में प्रापत्ति कर सकेगा।

स्पष्टीकरण--इस धारा के श्रर्थान्तर्गत यह श्रापत्ति नही मानी जाएगी कि कोई व्यक्ति किसी भूमि में कोयला उत्पादन के लिए स्वयं खनन सिकया करना चाहर है सौर ऐसी संक्रियाएं केन्द्रीय सरकार या किसी श्रन्य व्यक्ति के नही करना चाहिए।

- (2) उपधारा (1) के ब्रधीन प्रत्येक घापति सक्षम प्राधिकारी को लिखित रूप में की जाएगी ब्रौर सक्षम प्राधिकारी व्यापित्तकती को स्वयं मुने जाने का या विधि व्यवसाधी द्वारा मुनवाई का भवसर देगाएंसी प्रापित्तयों को सुनने के पश्चात् ऐसी असिरिक्त जांच, यदि कोई हो, करने के पश्चात् जो वह आवश्यक समझता है, वह या तो धारा 7 के उपधारा (1) के ब्रधीन अधिमूचित भूमि के या ऐसी भूमि में या उस पर के अधिकारो के सम्बंध मे एक रिपोर्ट या ऐसी भूमि के विभिन्न टुकडों या ऐसी भूमि में या उस पर अपनी मिकारियों को उसके द्वारा की गई कार्यवाही के अभिनेख सहित विभिन्न ह रपोर्ट केन्द्रीय सरकार को उसके विनिक्ष्य के लिए देगा।
- (3) इस धारा के प्रयोजनों के लिए वह व्यक्ति किसी भूमि में हिलकत समझा जाएगा जो प्रतिकर में हिल का दावा करने का हकदार होता यदि भूनि या ऐसी भूमि में या उस पर अधिकार इस अधिनियम के अधीन अजित कर लिए जाते।

टिप्पण 3 :--केन्द्रीय सरकार ने इस प्रधिनियम के प्रधीन कीयला नियंत्रक, 1, कौसिल हाउस स्ट्रीट, कलकता-1 को सक्षम प्राधिकारी के रूप में नियुक्त किया है।

वमुनुची

दूबीचुमा व्लाक-II (सिंगरौली कोयला क्षेत्र)

जिला मिर्जापुर (उत्तर प्रदेश)

रेंखांक स॰ राजस्य/25/80 तारीख 2.5.80 (इसमें प्रजित की जाने वाली भूमि वर्षित है।)

सभी प्रधिकार

	तहसील तहः	पील सं०
	 दूधी	3 4
2. जोगीचौरा	"	46
3. चिलकादानर	11	49
4. कोटा	n	82
5. खाविया	11	115
6. भैरवा	11	

 थाना	ा परगना		टिप्पणिया		
मिसरा (खै रवा)	सिग रो ली	— मिर्जापुर	भाग		
17	11	19	11		
31	11	11	11		
11	,,,	"	17		

मुल क्षेत्र 5400.00 एमङ् (लगभग) या 2185.27 हेकटेयर (लगभग)

प्राम परसावर राजा में प्रजित किए जाने काले प्राट स० →1 (भाग)

ग्राम जागी चौरा में मर्जित किए जाने बाले प्लाट स॰ -1 (भाग) ग्राम चिलकादानर में भ्रजित किए जाने वाले प्लाट सं० -1 से 196 तक, 197 (भाग), 198 से 208 नम, 209 (भाग), 210, 211 (भाग), 212 (भाग), 213 से 632 तक, 633 (भाग), 634 में 662 तक, 663 (भाग), 664, 665 (भाग), 669 (भाग), 670 (भाग), 693 (भाग), 694 (भाग), 696 (भाग) 697, (भाग), 906 (भाग), 907 (भाग), 915 (भाग), 918 (भाग), 919 (भाग), 920 (भाग), 921 (भाग), 922 (भाग), 923 से 943 तक, 944 (भाग), 945 से 1262 तक, 1263 (भाग), 1264 से 1406 तक, 1407 (भाग), 1408 (भाग), 1425 (भाग), 1426, 1427 (भाग), 1428 (भाग), 1429 (भाग), 1430 से 1539 तक, 1440 (माग), 1441, 1442 (भाग), 1451 (भाग), 1452 (भाग), 1454 (भाग), 1456 (भाग), 1457 से 1471 तक, 1472 (भाग), 1473, 1474, 1475, 1176 (भाग)., 1477, 1478 (भाग), 1483 (भाग), 1488 (भाग), 1489 (भाग), 1490 (भाग), 1491 से 1800 तक, 1801 (भाग), 1802 (भाग), 1803, 1804, 1805, 1806 (भाग), 1807 से 1841 तक, 1842 (भाग), 1843, 1844, 1845, 1846, 1847 (माग), 1848 (भाग), 1852 (भाग), 1853 (भाग), 1854 (পান), 1980 (পান), 1981 (পান), 1982, 1983, 1984 (भाग), 1985 (भाग), 1988 (भाग), 1989 (भाग), 1990 (भाग), 1993 (भाग), 2020 (भाग), 2021, 2022 (भाग), 2023, 2024, 2025 (भाग), 2201 से 2211 तक।

ग्राम कोटा में ग्राजित किये जाने वाले प्लाट स०:--

1 (भाग), 2 से 19 तफ, 20 (भाग,) 21 (भाग), 22 (भाग), 23 (भाग), 24 (भाग), 25 से 30 तक, 31 (भाग), 37 (भाग), 42 (भाग), 43 (भाग), 3256 (भाग)। प्राम खादिया में म्रजित किए जाने वाले प्लाट सं०.-

1 से 243 तक, 244 (भाग), 245, 246 (भाग), 247 (भाग), 263 (भाग), 267 (भाग), 268 (भाग), 269 से 381, 382 (भाग), 383 (भाग), 384 से 388, 389 (भाग), 392 (भाग), 393 (भाग), 394 (भाग), 395 (भाग), 396 (भाग), 414 (भाग), 415 (भाग), 609 (भाग), 619, 620 (भाग), 624 (भाग), 626 (भाग), 627 (भाग), 628 (भाग), 629 से 634 तक, 635 (भाग), 636 से 647 तक, 648, (भाग), 649 (भाग), 650 से 704 तक, 705 (भाग), 712 (भाग), 713 (भाग), 714 (भाग), 735 (भाग), 736 (भाग), 737 (भाग), 713 (भाग), 714 (भाग), 1303 (भाग), 1309 (भाग), 1318 (भाग), 1318 (भाग), 1313 (भाग), 1314 (भाग), 1315 (भाग), 1316, 1317 (भाग), 1724, 1725, 1726, 1727, 1732 (भाग), 1733

ग्राम भैरवा में ग्रजित किए जाने वाले प्लाट सं०:-1 से 16 तक, 17 (भाग)।

सीमा वर्णन:

क- ख

रेखा नदी की मध्य रेखा के साय-माथ जाती है जो चिलकादानर (उ०प्र०) श्रीर महेली (म०प्र) प्रामों की सामान्य सीमा चिलकानादर (उ०प्र)श्रीर चन्देली (म०प्र०) की सामान्य मीमा बनती है।

ख- ग

रेखा चिलकावानर याम के प्लाट सं० 633, 670, 669, 663, 665, 212, 211, 209, 197, 693, 694, 1490, 696, 697, 1489, 1488, 1476, 1483, 1478, 1472, 1451, 1452, 1454, 1456, 1440, 1442, 1425, 1427, 1428, 1429, 1408, 1407, 1263, 906, 907, 922, 921, 920, 919, 918, 915, में से होकर, ग्राम कोटा के प्लाट सं० 1, 43, 42 31, 3256, 24, 23, 22, 21, 20 श्रीर 37 में से होकर जाती है।

ग- ग/ 1

रेखा ग्राम चिलकादानर के प्लाट संब 944. 1847, 1852, 1853, 1981, 1980, 1985, 1984, 1988. 1989, 1990, 1993, 1847, 1806, 1802, 1801, 2022, 2025, में से होकर ग्राम खादिया के प्लाट सं० 382, 383, 389, 392, 393, 394, 414, 415, 268, 267, 396. 609, 628, 246, 247, 635, 620, 648, 626. 624. 649, 609, 705, 712, 713, 714. 735, 1732, 737, 736, 1000, 1011, 1010, 1011, 1128, 1138, 1309, 1313, 1311, 1303, 1314, 1315, 1317 में से भ्रौर परमावर राजा के प्लाट सं० 1 में से होतर जाती है (जा मारक क्लाक के साथ सामान्य मोमा बनाती है)।

ग/1-घ

रेखा ग्राम परमावर राजा के प्लाट सं० 1 में से जोगीजौरा के प्लाट स० 1 में से होकर जाती है ग्रौर परसावर राजा ग्रौर जोगीजौरा ग्रामों की ग्रांणिक सामान्य सीमा के साथ-साथ ग्राम भैरवा के प्लाट सं०17 से होकर जाती है (जो मारक क्लाक की सामान्य सीमा बनाती है)।

र्ष− क

रेखा भैरवा ग्राम के प्लाट सं० 17 में से होकर ग्रीर भैरवा तथा जनशोजा ग्रामों की मामान्य सीमा में से होकर जाती है। (जो जीयोजीरा के साथ सामान्य सीमा बनाती है)।

इ-क

रेखा उत्तर प्रदेश भीर मध्य प्रदेश की मामान्य सीमा बनती है भीर श्रारम्भिक बिन्दु "क" पर मिलती है।

[सं॰ 19 (34)/80-सी एल (ii)]

S.O. 3297. --Whereas by the notification of the Government of India in the that Ministry of Energy (Department of Coal) No. S.O. 2529 dated the 21st July, 1979, under Sub-section (1) of section 4 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957) the Central Government gave

notice of its intention to prospect for coal in 5400,00 acres (approximately) or 2185,27 hectares (approximately) of the lands in the locality specified in the Schedule appended to that notification;

And whereas the Central Government is satisfied that coal is obtainable in the said lands;

Now, therefore, in exercise of the powers conferred by subsection (1) of section 7 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957) the Central Government hereby gives notice of its intention to acquire the said lands measuring 5400.00 acres (approximately) or 2185.27 hectares (approximately) described in the Schedule appended hereto:

Note:— 1. The plan of the area covered by this notification may be inspected in the office of the Collector, Mirzapur (Uttar Pradesh) or in the Office of the Coal Controller, 1, Council House Street, Calcutta-700001 or in the Office of the Central Coalfields Limited, (Revenue section), Darbhanga House, Ranchi 834001 (Bihar).

 Attention is hereby invited to the provisions of section 8 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957), which provides as follows:

8.(1)

Any person interested in any land in respect of which a notification under section 7 has been issued may, within thirty days of the issue of the notification, object to the acquisition of the whole or any part of the land or of any rights in or over such land.

Explanation:

It shall not be an objection within the meaning of this section for any person to say that he himself desires to undertake mining operations in the land for the production of coal and that such operations should not be undertaken by the Central Government or by any other person.

(2)

Every objection under sub-section (1) shall be made to the competent authority in writing and the competent authority shall give the objector an opportunity of being heard either in person or by a legal practitioner and shall, after hearing all such objections and after making such further inquiry, if any, as he thinks necessary, either make a report in respect of the land which has been notified under sub-section (1) of section 7 or of rights in or over such land or make different reports in respect of different parcels of such land or of rights in or over such land to the Central Government, containing his recommendation on the objections. together with the record of the proceedings held by him for the decision of that Government.

(3)

For the purpose of this section, a person shall be deemed to be interested in land who would be entitled to claim an Interest in compensation if the land or any rights in or over such land were acquired under this Act.

B-C

C-C/1

Note:

3. The Coal Controller, 1, Council House Street, Calcutta-1 has been appointed by the Centrall Government as the competent authority under the Act.

SCHEDULE

Dudhichua Block-II (Singrauli Coalfield) (District-Mirzapur) (Uttar Pradesh)

> Drg. No. Rev/25/80 Dated 2/5/80

(showing lands to be acquired)

Serial number	Village		fahsil iumber
1. Parsa	war Raja	Dudhi	34
2. Jogic!	houra	"	46
3. Chilk	adanr	11	49
4. Kota		**	82
5. Khad	ia	**	115
6. Bhair	wa	37	

Thana	Pargana	District	Area Remarks
Misra (Khairwa)	Singrauli	Mirzapur	Part
,,	**	24	11
,,	**	19	19
**	,,	17	**
**	**	,,,	71
Total area:	5400.00 acı	res (approximately	y)

Total area: 5400.00 acres (approximately) or 2185.27 hectares (approximately)

Plot number to be acquired in village Paraswar Raja :— 1 (Part)

Plot number to be acquired in village Jogichoura :—1 (Part) Plot numbers to be acquired in village Chilkadanr :—

1 to 196, 197 (Part), 198 to 208, 209 (Part), 210, 211 (Part) 212 (Part), 213 to 632, 633 (Part), 634 to 662, 663 (Part), 664 665 (Part), 669 (Part), 670 (Part), 693 (Part), 694(Part), 696(Part) 697(Part), 906(Part), 907(Part), 915(Part), 918(Part), 919(Part) 920(Part), 921(Part), 922(Part), 923 to 943, 944(Part), 945 to 1262, 1263 (Part), 1264 to 1406, 1407(Part), 1408(Part), 1425 (Part), 1426, 1427(Part), 1428(Part), 1429(Part), 1430 to 1439 1440(Part), 1441, 1442(Part), 1451(Part), 1452(Part), 1454(Part) 1456 (Part), 1457 to 1471, 1472 (Part), 1473, 1474, 1475, 1476 (Part), 1477, 1478(Part), 1483(Part), 1488(Part), 1489(Part), 1490(Part), 1491 to 1800, 1801(Part), 1302(Part), 1803, 1804, 1805, 1806(Part), 1807 to 1841, 1842(Part), 1843, 1844, 1845. 1846, 1847(Part), 1848(Part), 1852(Part), 1853(Part), 1854(Part), 1980(Part), 1981(Part), 1982, 1983, 1984(Part), 1985(Part). 1988(Part), 1989(Part), 1990(Part), 1993(Part), 2020(Part), 2021, 2022(Part), 2023, 2024, 2025(Part), 2201 to 2211. Plot numbers to be acquired in village Kota:--

1(Part), 2 to 19, 20(Part), 21(Part), 22(Part), 23(Part), 24 (Part), 25 to 30, 31(Part), 37(Part), 42(Part), 43(Part), 3256 (Part).

Plot numbers to be acquired in village Khadia :-

1 to 243, 244(Part), 245, 246(Part), 247(Part), 263(Part), 267 (Part), 268(Part), 269 to 381, 382(Part), 383(Part), 384 to 388, 389(Part), 392(Part), 393(Part), 394(Part), 395(Part), 396(Part), 414(Part), 415(Part), 609(Part), 619, 620(Part), 624(Part), 626 (Part), 627(Part), 628(Part), 629 to 634, 635 (Part), 636 to 647,

648(Part), 649(Part), 650 to 704, 705(Part), 712(Part), 713(Part), 714(Part), 735(Part), 736(Part), 737(Part), 1000(Part), 1010(Part), 1011(Part), 1128(Part), 1138(Part), 1303 (Part), 1309(Part), 1311(Part), 1312, 1313(Part), 1314(Part), 1315(Part), 1316, 1317(Part), 1724, 1725, 1726, 1727, 1732(Part), 1733.

Plot numbers to be acquired in village Bhairwa :—1 to 16, 17 (Part)

Boundary description :-

A-B line passes alongwith Central line of the River (which forms common boundary of villages Chilkadanr (U.P.) and Madhauli (M.P.), common boundary of villages Chilkadanr (U.P.) and Sarsabalatola (M.P.) and village Chilkadanr of (U.P.) and Chandeli (M.P.)

line passes through plot numbers 633, 670, 669, 663, 665, 212, 211, 209, 197, 593, 694, 1490, 696, 697, 1489, 1488, 1476, 1483, 1478, 1472, 1451, 1452, 1454, 1456, 1440, 1442, 1425, 1427, 1428, 1429, 1408, 1407, 1263, 906, 907, 922, 921, 920, 919, 918, 915, of village Chilkadanr, through plot numbers 1, 43, 42, 31, 3256, 24, 23, 22, 21, 20 and 37 of village Kota.

Inne passes through plot numbers 944, 1848, 1847, 1852, 1853, 1854, 1981, 1980, 1985, 1984, 1988, 1989, 1990, 1993, 1847, 1842, 1806, 1802, 1801, 2022, 2020, 2025, of village Chilkadanr through plot numbers 382, 383, 389, 392, 393, 394, 392, 395, 396, 414, 415, 263, 267, 263, 244, 246, 247, 635, 609, 628, 627, 626, 624, 620, 648, 649, 609, 705, 712, 713, 714, 735, 1732, 737, 736, 1000, 1011, 1010, 1011, 1128, 1138, 1309, 1313, 1311, 1303, 1314, 1315, 1317 of village Khadia and through plot numbers 1 of village Parsawar Raja (which forms common boundary with Marrak Block).

C/1-D line passes through plot number 1 of village
Parsawar Raja through plot number 1
of village Jogichoura and along partcommon boundary of villages Parsawar
Raja and Jogichoura, through plot
numbers 17 of village Bhairwa (which
forms common boundary with Marrak
Block).

D-E line passes through plot number 17 of village Bhairwa and along part v common boundary of villages Bhairwa and Jamshila (which forms common bounda with Jogichoura Block).

E-A line forms common boundary with Uttar-Pradesh and Madhya Pradesh and meets at starting point 'A'.

[No. 19(34)/80-CL (ii)]

का० आ०3298 — केन्द्रीय सरकार ने, कोयला धारक क्षेत्र (धर्जन ध्रीर विकास) प्रधिनियम, 1957 (1957 का 20) को धारा 4 की उपधारा (i) के प्रधीन भारत सरकार के इस्पात, खान धीर कोयला मंत्रालय, कोयला विभाग की प्रधिस्चना सं० का० ग्रा० 3985, तारीख 22 नवस्वर,

1979 द्वारा, जो भारत के राजपन्न, भाग 2, खण्ड 3, अपखण्ड (ii) तारीख 8 विसम्बर, 1979 में प्रकाशित हुई थी, इस प्रधिसूचना से उपाबद्ध मनुसूची में विनिविद्य परिक्षेत्र मे 13750 एकड (लगभग) या 5564. 43 हेक्टियर (लगभग) भूमि में कोयसे का पूर्वेक्षण करने के भ्रपने ग्राशय की सूचना दी थी;

भीर केन्द्रीय सरकार का यह समाक्षान हो गया है कि उक्त भूमि के एक भाग में कोयला भ्रभिप्राप्य है;

भलः, केन्द्रीय सरकार, उक्त भिधिनियम की धारा 7 की उपधारा (1) द्वारा प्रवक्त शिक्तियों का प्रयोग करते हुए, इसमे उपावद्ध अनुसूची मे यथावर्णित 4941.031 हेक्टेयर (लगभग) या 12209 54 एकड़ (लगभग) माप की भूमि का अर्जन करने के अपने आशाय की सूचना देती है।

टिप्पण 1:—इस प्रधिसूचना के श्रन्तर्गत आने वाले क्षेत्र के रेखांक का निरीक्षण क्लक्टर, बिलासपुर (मध्यप्रदेश) के कार्यालय में या कोयला नियंत्रक, 1, काउसिक हाउस स्ट्रीट, कलकत्ता के कार्यालय में या वेस्टर्न कोलफील्ड्स लि० (राजस्य ध्रनुभाग) विसेसर हाउस, टेस्पल रोड, नागपुर (महाराष्ट्र) के कार्यालय में किया जा सकता है।

टिप्पण 2:—-पूर्वोक्त भिधिनियम की धारा 8 के उपग्रन्धों की भौर ध्यान भाक्तव्ट किया जाता है, जिसमे निम्मलिखित उपबंधिन है —

मर्जन की बायत भापत्तियां ----

"8 (1) कोई व्यक्ति जो किसी भूमि में जिसकी बाबत धारा 7 के मधीन भक्षिसूचना निकाली गई है, हितबद्ध है, ग्रधिसूचना के निकाले जाने से तीन्य दिन के भीतर सम्पूर्ण भूमि या उसके किसी भाग या ऐसी भूमि में या उस पर के किन्हीं ग्रधिकारों का भर्जन किए जाने के बारे में भाष्मित कर सकेगा।

स्पष्टीकरण.---

इस घारा के प्रधान्तर्गत यह प्रापित नही मानी जाएगी कि कोई व्यक्ति किसी भूमि में कोयला उत्पादन के लिए न्वयं खनन संक्रियाएं करना चाहता है ग्रौर ऐसी सिक्याए केन्द्रीय सरकार या किसी ग्रन्य व्यक्ति को नहीं करना चाहिए।

- (2) उपधारा (1) के अधीन प्रत्येक आपिल नक्षम प्राधिकारी को लिखिल रूप में की जाएगी और सक्षम प्राधिकारी धापितकर्ता को स्वयं सुने जाने का या विधि व्यवसायी द्वारा सुनवाई का अवसर देगा और ऐसी सामि आपितकों को सुनने के पण्णात् और ऐसी प्रतिरिक्त जांच, यि कोई हो, करने के पण्णात् जो यह आवश्यक समझना है वह या तो धारा 7 की अपधार (1) के सधीन अधिसूचित भूमि के या ऐसी भूमि मे या उस पर के अधिकारों के संबंध में रिपोर्ट या ऐसी भूमि के विशिक्ष टुकड़ों या ऐसी भूमि मे या उस पर के अधिकारों के संबंध में आपित्ति पर अपनी सिफारिणों और उसके द्वारा की गई कार्यवाही के सभिनेख सहित विभिन्न रिपोर्ट केन्द्रीय सरकार को उसके विनिक्त्य के लिए देगा।
- (3) इस धारा के प्रयोजनों के लिए वह व्यक्ति किसी भूमि में हिनबद्ध समझा जाएगा जो प्रतिकर में हिल का दावा करने का हकदार होता यदि भूमि या ऐसी भूमि में या उस पर के श्रधिकार इस श्रधिनियम के श्रधीन श्रांजन कर लिए जाते।"

टिपप्पण 3:—केन्द्रीय सरकार ने, कीयला नियक्षक, 1 कौसिल हाउस स्ट्रीट कलकत्ता को इम प्रधिनियम के प्रधीन सक्षम प्राधिकारी नियुक्त किया है।

अनुसूची

जिला बिलासपुर (मध्यप्रदेश)

रेश्वांक स० सी-1 (ई)/III/दी॰मार/15-0680 जिसमे म्रजित की जाने वाली भूमि वर्षित है)

समी अधिकार

कम ग्राम संख्या		खेवत संख्या	हलका संख्या	तहसील	जिला	टिप्प- णिया
(1) (2)		(3)	(4)	(5)	(6)	(7)
1. पोडी .		35	54	कटघोरा	बिलामपुर	पूर्ण
2. जूनाजीह		8	49	**	,,	,,
3. बहनपुर		30	54	,,	,,	17
4. घटमुंडा .		27	54	"	37	٠,
5. मामगांव	-	36	5 5	,,	"	,,
6. मलगांव		37	49	,,	,,	"
7. डिपका		3	49	,,	"	7,1
बरेली		6	49	17	,,	,,
र्झिंगतपुर		39	49	,,	"	,,
10 वेलटीकरी	-	5	49	,,	,,	,,
11. बुरैना .		9	50	1)	,,	11
12. गेवड़ा .		91	51	,,,	,,	भाग
13. मनियाव		26	51	,,,	"	
14. कस मंडा		28	54	"		,,
15 विंप्तरी		7	54		"	,,
16. भगौरा		29	54	11 11	"	"

कुल जिल्लास 4841.031 हेक्टेबर (लगभग) या 12209.54 एकड़ (लगभग)

प्राम पोंडी में भर्जित किए जाने वाले प्लाट संख्यांक 1 से 540 तक (पूर्ण ग्राम)

ग्राम जूनाडीह में प्रजित किए जाने वाले प्लाट संख्यांका 1 से 775 तक (पूर्णकाश्म)

प्राम बहनपुर में भर्जित किए जाने वाले प्लाट संख्याक 1 से 373 तक (पूर्ण ग्राम)

ग्राम घटमुंडा में घर्जित किए जाने वाले प्लाट संख्यांक 1 से 416 तक (पूर्ण ग्राम)

प्राम भागनाव में भाजित किए जाने वाले प्लाट संख्यांक 1 से 660 तक (पूर्ण ग्राम)

ग्राम मालगांव में प्राणित किए जाने वाले प्लाट सम्भ्यांक 1 से 558 तक (पूर्णग्राम)

ग्राम डिपका में मर्जित किए जाने वाले प्लाट संख्यांक 1 से 774 सक (पूर्णभाग)

ग्राम बरेली में प्राणित किए जाने वाले प्लाट संक्यांक 1 से 824 तक (पूर्ण ग्राम)

ग्राम भिगतपुर में ग्रर्जित किए जाने वाले प्लाट संख्यांक 1 से 211 तक (पूर्णग्राम)

ग्राम बेलरीकटो में भ्रजित किए जाने वाले प्लाट संख्यांक 1 से 806 तक (पूर्ण ग्राम)

ग्राम **दुरैना** में घर्षित किए जाने वाले प्लाट संख्यांका 1 से 752 तक (पूर्णग्राम) ग्राम शेवडा में श्राप्तित शिए जाने वाले प्लाट संप्रशाक

1 में 152, 15 (π), 154 में 199, 200 ($\hat{\eta}$), 201 ($\hat{\eta}$) 203 ($\hat{\eta}$), 204 ($\hat{\eta}$) 205 से 225, 226($\hat{\eta}$), 227, 228 230 ($\hat{\eta}$) 233 ($\hat{\eta}$), 231 $^{\circ}$ 37, 238($\hat{\eta}$) 248($\hat{\eta}$), 443 ($\hat{\eta}$), 445 म 447, 444/1, 448/2. 449 से 464($\hat{\eta}$), 475 ($\hat{\eta}$), 476 ($\hat{\eta}$), 477 ($\hat{\eta}$), 478 ($\hat{\eta}$), 956 ($\hat{\eta}$), 957, 958, 959($\hat{\eta}$), 960 में 1008, 1009, ($\hat{\eta}$), 1010 में 1181 और 1182 ($\hat{\eta}$)।

ग्राम मानगाव मे अजिन किए जाने बाले प्लाट सक्याक --- 1 से 18, 19/1 19/2, 20 से 58, 59/1, 59/2, 60 से 85, 86/1, 86/2, 87 में 114, 115/1, 115/2 116, 117, 118/1, 118/2, 119 में 133 134/1, 134/2, 135, 136, 137/1, 137/2, 137/3, 138 寸 150, 151/1, 151/2, 152 社 180, 181/1, 181/2 182 社 189, 190/1, 190/2, 190/3, 191 से 196, 197/1, 197/2, 197/3, 198 से 203, 201/1 201/2 205 मे 209 210/1, 210/2, 210/3, 210/4, 211 年 256, 137/1, 237/2 238 年 246, 247/1, 247/2, 247/3 247/4, 247/5, 247/6, 247/7, 248/1, 248/2, 249 से 270, 271/1, 271/2, 271/3, 272, 273 274/1, 274/2, 274/3, 275 से 288, 299 (पी), 290 से 337, 338/1 338/2, 339 से 347, 348(पी), 349, 350 351/1, 351/2, 352 से 359, 360 (पी), 361 (पी) 363 (पी), 363 (पी), 364, 465(पी), 366(पी), 367 (पी), 36९(पी) 36० से 390, 381(पी), 382(पी), 387(पी), 388(पी), 389, 390/1, 390/2, 391, 392, 393 (पी), 294 (पी), 402 (पी), 403 (पी), 411 (पी), 412 (पी), 443/1 (पी), 443/2 (पी)

ग्राम क्रमभड़ा में ग्राजिन किए जाने वाले प्लाट सरुवाक — 1/1, 1/2, 2,3, 4/1, 4/2, 5, 6/1, 7 से 21, 22/1, 22/2, 23 से 40, 41/1, 41/2, 41/3, 42 से 71, 75/1, 75/2, 76 से 91, 92/1, 92/2, 93 से १८ 97/1, 97/2 99 से 101, 102/1, 102/2, 102/3 102/4 102/5, 102/6, 102/7, 102/8 103 से 117, 118/1, 118/2, 119 से 147, 149 (पी), 149 (पी), 150 (पी), 151 से 157, 159 से 161, 162 (पी), 164 (पी), 165 (पी), 166 से 179, 180 (पी), 191 (पी) 192 (पी), 185 (पी), 190 (पी), 191 (पी), 192 (पी) 193, 194(पी), 195 में 202, 203 (पी), 204, 205 (पी), 217 (पी), 219 (पी), 219 से 221, 222 (पी), 223 से 228 229/1, 229/2 230, 231, 232 (पी), 233(पी) 234(पी), 239(पी), 240 (पी) 481 (पी) 482(पी), 483 से 186, 487 (पी), 489 (पी), 489/1 (पी), 491 (पी), 493(पी) 494 में 504, 505 (पी), 506, 507, 508(पी), 509 (पी), 510 में 519, 520(पी), 521(पी), 522(पी), 523,(पी) 652,(पी), $655(\hat{\mathbf{q}}_1)$, $656(\hat{\mathbf{q}}_1)$, $657(\hat{\mathbf{q}}_1)$, $658(\hat{\mathbf{q}}_1)$, $659(\hat{\mathbf{q}}_1)$, 660, 661, 632 (पी), 663 (पी), 664(पी), 665 (पी), 666, में 669, 670 (पी) 671 (पी), 672 (पी), 684 (पी), 685 से 689, 691/1 (पी), 784 (पी), 785 से 791, 792 (पी), 794 (पी), 795(पी), 819(पी), 820, 821/1, 821/3, 822, से 833, 834/1 (पी) 834/2, 835(पी), 836(पी), 837(पी), 845 (पी), 849 (पी), 850 (पी) 851 (पी), 852, 863 (पी), 854 (पी), 1002 से 1004, 1006 (पी) 1007 (पी) भौर 1008 से 10121

ग्राम बिझरी मे अर्जित किए जाने वाले व्लाट सक्यांक ---

1 से 20, 21(पी), 22(पी), 23 से 28, 29(पी), 30(पी), 31(पी), 32(पी), 33(पी), 34(पी), 35 से 58, 59(पी), 63(पी), 64(पी), 67(पी), 68(पी), 60(पी), 70 से 84, 85(पी), 86 से 115, 116(पी), 117(पी), 119(पी), 146(पी), 151(पी), 152(पी), 153(पी), 154(पी), 155(पी), 156(पी), 157 से 165, 166(पी), 167(पी), 168(पी), 259(पी), 290 (पी), 291(पी), 292(पी), 307(पी), 308(पी), 309 से 324, 940 GI/80-7

325 (पी), 326 में 357, 358(पी), 359, 360(पी), 361, 362(पी), 367(पा), 368, 369(पी), 370 स 376, 377(पी), 378(पी), 379(पी), 382(पी), 383 से 415, 116(पी), 417 में 127, 428(पी), 429, 138(पी), 439(पी), 440 से 443, 441(पी), 446(पी), 447, 148(पा), 449(पी), 452(पी) 461 (पी) 513(पी), 514(पी), 515(पी), 516(पी), 517(पी), 518(पी), 519 में 557, 558(पी), 563(पी), 564 से 566, खीर 567(पी)।

ग्राम भयौरा में ग्रजित किए जाने वाले प्लाट संख्यांक -

 $2(\hat{\mathbf{q}1}), 3(\hat{\mathbf{q}1}), 4$ म $8, 9(\hat{\mathbf{q}1}), 10, 11(\hat{\mathbf{q}1}), 22(\hat{\mathbf{q}1}), 23(\hat{\mathbf{q}1}), 21(\hat{\mathbf{q}1}), 26(\hat{\mathbf{q}1}), 27(\hat{\mathbf{q}1}), 28, 29(\hat{\mathbf{q}1}), 33(\hat{\mathbf{q}1}), 34(\hat{\mathbf{q}1}), 35 से 39, 40(\hat{\mathbf{q}1}), 41 म 115, 116(\hat{\mathbf{q}1}), 117 म 237, 238/1, 238/2, 239 से 249, 250/1, 250/2, 251, 252/1, 252/2, 253 से 258, 259(\hat{\mathbf{q}1}), 260(\hat{\mathbf{q}1}), 261(\hat{\mathbf{q}1}), 272(\hat{\mathbf{q}1}), 273, 274, 275(\hat{\mathbf{q}1}), 276(\hat{\mathbf{q}1}), 277(\hat{\mathbf{q}1}), 278 स 288, 289(\hat{\mathbf{q}1}), 305(\hat{\mathbf{q}1}), 306, 307(\hat{\mathbf{q}1}), 308 मे 348, 349(\hat{\mathbf{q}1}), 350(\hat{\mathbf{q}1}), 351(\hat{\mathbf{q}1}), 352(\hat{\mathbf{q}1}), 353(\hat{\mathbf{q}1}), 354(\hat{\mathbf{q}1}), 355 से 358, 359(\hat{\mathbf{q}1}), 360 से 373, 374(\hat{\mathbf{q}1}), 375(\hat{\mathbf{q}1}), 376/377, 378/1(\hat{\mathbf{q}1}), 378/2(\hat{\mathbf{q}1}), 393(\hat{\mathbf{q}1}), 394(\hat{\mathbf{q}1}), 395, 396(\hat{\mathbf{q}1}), 397 म 401, 402(\hat{\mathbf{q}1}), 403(\hat{\mathbf{q}1}), 401(\hat{\mathbf{q}1}), 405, 106(\hat{\mathbf{q}1}), 407(\hat{\mathbf{q}1}), 412(\hat{\mathbf{q}1}), 413(\hat{\mathbf{q}1}), 414(\hat{\mathbf{q}1}), 416(\hat{\mathbf{q}1}), 433 th 442, 443(\hat{\mathbf{q}1}), 414(\hat{\mathbf{q}1}), 166(\hat{\mathbf{q}1}), 467(\hat{\mathbf{q}1}), 468, 469(\hat{\mathbf{q}1}), 317 (\hat{\mathbf{q}1}), 1$

T-म/1-ख ग-ग/1,-ग/2 ध-ङ इ-ङ/1-इ/2 रेखा ग्राम डिपका, कुरैना की उत्तरी सामा के साथ-साथ गुजरती है ग्रीर बिन्दु "ड' पर मिलती है।

रेखा ग्राम दूरैना भ्रोंग कलमड़ा की पूर्वी सीमा के माथव्साथ गुजरती है भ्रोंग बिन्दु "ड" पर मिलती है।

ड / 2-ख

ৰ-ত

रेखा ग्राम घटमुडा की उत्तरी सीमा के नाय-माय गुजरती है ग्रीर बिखु "च" पर मिलती हैं। रेखा ग्राम घटमुंडा की पूर्वी मीमा के माथ-गाथ

गुजरती है और बिन्दु "छ" पर मिनती है। छ-ज-ज रेखा ग्राम मातगाव ग्रीर गेवडा की उत्तरी सीमा के साथ साथ गुजरती है ग्रीर बिन्दु "छा" पर

मिनती है।

ञा-ट

रेखा ग्राम गेवडा की पूर्वी सीमा के माथ-साथ, जो प्रशिक्षण्यना मं० का० थ्रा० 428(प्र), तारीख़ 3-7-1978 के अनुसार कोयला धारक क्षेत्र (ग्रर्जन श्रीर विकास) ग्रिधिनियम, 1957 की बारा 9(1) के श्रर्थीन श्रीजन की गई जटराज विस्तार ब्लाक की पश्चिमी सोमा भो है, गुजराती है श्रीर बिन्द "ट" पर मिनती है।

ह-3

रेखा ग्राम वेवडा से होकर ग्रयंत् प्रधिसूबना स० का० ग्रा० 638(ग्र), तारीख 9-11-1978 के श्रनुसार कोयला धारक क्षेत्र (धर्जन) ग्रीर विकास श्रिप्तियम, 1957 की धारा 9(1) के ग्रधीन श्रजित जटराज बनाक की उत्तरी मीमा के साथसाथ गुजरती है ग्रीर विन्दु "ड" पर मिलती है । रेखा ग्राम मानगाव की पूर्वी सीमा के साथ-साथ, जा प्रधिसूबना स० का० श्रा० 638(श्र), तारीख 9-11-1978 के अनुसार कोयला धारक क्षेत्र (ग्रर्भन श्रीर विकाम) ग्रधिनियम, 1957 की धारा 9(1) के ग्रधीन ग्रजित जटराज ब्लाक की

द-ड

पश्चिमी सीमा भी है, गुजरती है ग्रीर बिट्ड "ढ" पर मिलती है।

इ-४-प-त

रेखा, अधिसूचना स० का० आ० 150, नारीख 4-1-1964 के अनुसार कोमला धारक क्षेत्र (अर्जन खौर विज्ञास) अधिनियम, 1957 की धारा 3(1) के अधीन अजित कसमंद्रा ब्लाक की उत्तरी सीमा के साथ-साथ गुजरती है और बिन्दू "त" पर मिलती है।

त**-ध**

रेखा, ग्रिधसूचना मं० का० ग्रा० 150, तारीख 4-1-1964 के अनुसार कीयला धारक कील (ग्रर्जन और विकास) ग्रिधिनियम, 1957 की धारा 9(1) के ग्रिधीन ग्रिजित कसमंडा ब्लाक की पश्चिमी सीमा के साथ-साथ जाती है ग्रीर विन्दू "य" पर मिलसी है।

थ-ढ

रेखा, श्रिष्मिचना सं० का० श्रा० 150, तारीख 4-1-1964 के श्रमुसार कोवला धारक क्षेत्र (श्रजंन ग्रीर विकास) ग्रिष्धिनियम, 1957 की धारा 9(1) के श्रधीन श्रीजन कसमडा ब्लाक की दक्षिणी सीमा के साथ-साथ गुजरती है श्रीर बिन्तु "द" पर मिलती है।

द-ध

रेखा, प्रधिमूचना सं० का० थ्रा० 638(थ्र), मारीख 9-11-1978 के प्रतुमार कीयना धारक क्षेत्र (थ्रजंन थ्रीर विकास) ग्राधिनियम, 1957 की धारा 9(1) के ध्रधीन ध्राजित जटराज ब्लाक की पण्चिमी सीमा के साथ-साथ गुजरती है थ्रीर बिन्दु "ध" पर मिलती है।

ध-न

रेखा, अधिसूचना सं० का० झा० 638(ग्र), तारीख 9-11-1978 के ग्रनुसार कोयला धारक क्षेत्र (ग्रर्जन ग्रीर विकास) अधिनियस, 1957 की धारा 9(1) के ग्रधीन ग्राजित जटराज ब्लाक की विक्षणी सीमा के साथ-साथ गुजरती है ग्रीर बिन्तु "न" पर मिनतो है।

न-न/1-प फ-फ/1-ब रेखा, ग्राम भधौरा, वहनपुर, पोंडी की दक्षिणी मोमा के साथ-साथ गुजरती है ग्रौर बिन्दु "व" पर मिलती है।

च-ख/1

रेखा, प्राम भ्रामगांव को पूर्वी सीमा के साथ-माथ गुजरती है भीर विन्दु "ब/।" पर मिलती है। रेखा ग्राम श्रामगांव की विज्ञा सीमा के नाथ-साथ गुजरती है भ्रीर विन्दु "भ" पर मिलती है।

ब/इ-भ

भ-म

ब/ 1-अ/ 2-य/ 3-ब/ 4-

म-म/1-म/२-य-य/1

रेखा, ग्राम मलगाव की दक्षिणी सीमा के साथ-माध गुजरती है ग्रीर बिन्दु "न" पर मिलती है। रेखा, ग्राम मलगांव, क्षिगतपुर, वेनटीकरी की पश्चिमी सीमा के साथ-साथ गुजरती है ग्रीर श्रिन्दु "य/1" पर मिलती है।

य/ 1-प/ 2

रेखा, ग्राम बेलटीकरी की उत्तरी सीमा के साथ-माथ गुजरती है और बिन्दु "य/2" पर मिलती है। रेखा, ग्राम डिपका की पश्चिमी गीमा के साथ-माथ गुजरती है ग्रीर श्रारम्भिक बिन्दु "क" पर मिलती है।

य/2-य/3-क

[स॰ 19(37)/80-मी०एल०] स्वर्ण सिंह, ग्रवर सविच S.O. 3298..—Whereas by the motification of the Government of India in the Ministry of Steel, Mmes and Coal (Department of Coal) No. S.O. 3985 dated the 22nd November, 1979, under Sub-section (1) of Section 4 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957) and published in Part II, Section 3, Sub-section (ii) of the Gazette of India dated the 8th December, 1979, the Central Government gave notice of its intention to prospect for coal in 13750 acres (approximately) or 5564.43 hectares (approximately) of the lands in the locality specified in the Schedule annexed to that notification;

And Whereas the Central Government is satisfied that coal is obtainable in a part of the said lands;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 7 of the said Act, the Central Government hereby gives notice of its intention to acquire the lands measuring 14941.031 hectares (approximately) or 12209.54 acres (approximately) as described in the Schedule appended hereto.

Note: 1— The plans of the area covered by this notification may be inspected in the Office of the Collector, Bilaspur (Madhya Pradesh) or in the Office of the Coal Controller, 1, Council Housd Street, Calcutta or in the Office of the Western Coalfields Limited (Revenue Section), Bisesar House, Temple Road, Nagpur (Maharashtra).

Note: 2 -- Attention is hereby invited to the provisions of section 8 of the aforesaid Act, which provides as follows:

Objection to acquisition :--

"8 (1)—Any person interested in any land in respect of which a notification under section 7 has been issued may, within thirty days of the issue of the notification, object to the acquisition of the whole or any part of the land or of any rights in or over such land.

Explanation:—It shall not be an objection within the meaning of this section for any person to say that he himself desires to undertake mining operations in the land for the production of coal and that such operations should not be undertaken by the Central Government or by any other person.

- (2) Every objection under sub-section (1) shall be made to the competent authority in writing, and the competent authority shall give the objector an opportunity of being heard either in person or by a legal practitioner and shall, after hearing all such objections and after making such further enquity, if any, as he thinks necessary, either makes a report in respect of land which has been notified under sub-section (1) of section 7 or of rights in or over such land, or make different reports in respect of different parcels of such land or of rights in or over such land, to the Central Government, containing his recommendations on the objections, together with the record of the proceedings held by him, for the decision of that Government."
- (3) For the purposes of this section, a person shall be deemed to be interested in land who would be entitled to claim an interest in compensation if the land or any rights in or over such land were acquired under this Act".
- Note: 3— The Coal Controller, 1, Council House Street, Calcutta, has been appointed by the Central Government as the competent authority under the Act.

SCHEDULE

KOSMANDA-11 BLOCK

KORBA COALFIELD

DISTRICT-BILASPUR (MADHYA PRADESH)

Drawing No. C-1 (E)/III/DR/158-0680

(Showing 1 rds to be acquired)

ALL RIGHTS

Sl. Village No.		K'newat No.	Halkh No.	Tehsil	District	Remark
1. Pondi		35	45	Katg- hora	Bilas- pur	Full
2. Junadih		8	49	-do-	-do-	Full
3. Bahanpur		30	54	-do-	-do-	Full
4. Ghatmunda		27	54	-do-	-do-	Full
5. Amgaon		36	55	-do-	-do-	Full
Malgaon		37	49	-do-	-do-	Full
7. Dipke	,	3	49	-do-	-do-	Full
Bareli		6	49	-do-	-do-	Full
Jhingatpur		39	49	-do-	-do-	Full
Beltikı i		5	49	-do-	-do-	Full
Dhurena		9	50	-do-	-do-	Full
Geora		91	51	-do-	-do-	Full
13. Mangaon		26	51	-do-	-do-	Part
14. Kosmanda		28	54	-do-	-do-	Part
15. Binjhri		7	54	-do-	-do-	Part
16. Bhathora		29	54	- d ∩-	-do-	Part

Total area: 4941.031 hoctares (approximately)
OR 12209.54 acros (approximately)

Plot numbers to be acquired in village Pondi : 1 to 540 (full village).

Plot numbers to be acquired in village Junadih: 1 to 775 (full village).

Plot numbers to be acquired in village Bahanpur: 1 to 373 (full village).

Plot numbers to be acquired in village Ghatmunda: 1 to 416 (full village).

Plot numbers to be acquired in village Amgaon: 1 to 660 (full village).

Plot numbers to be acquired in village Malgaon: 1 to 558 (full village).

Plot numbers to be acquired in village Dipka: 1 to 774 (full village).

Plot numbers to be a acquired in village Barcli 1 to 824 (full village).

Plot numbers to be acquired in village Jhingatpur:

1 to 211 (full village). Plot numbers to be acquired in village Beltikri:

1 to 806 (full village).

Plot numbers to be acquired in village Dhurena: 1 to 752 (full village).

Plot numbers to be acquired in village Geora:

1 to 152, 153(P), 154 to 199, 200(P), 201(P), 203(P), 204(P), 205 to 225, 226(P), 227, 228, 230(P), 233(P), 234 to 237, 238(P), 248(P), 443(P), 445 to 447, 448/1, 448/2, 449 to 463, 464(P), 475(P), 476(P), 477(P), 478(P), 956(P), 957, 958, 959(P), 960 to 1008, 1009(P), 1010 to 1181 and 1182(P).

Plot numbers to be acquired in village Mangaon:

1 to 18, 19/1, 19/2, 20 to 58, 59/1, 59/2, 60 to 85, 86/1, 86/2, 87 to 114, 115/1, 115/2, 116, 117, 118/1, 118/2, 119 to 133, 134/1, 134/2, 135, 136, 137/1, 137/2, 137/3, 138 to 150, 151/1, 151/2, 152 to 180, 181/1, 181/2, 182 to 189, 190/1, 190/2, 190/3, 191 to 196, 197/1, 197/2, 197/3, 198 to 203, 204/1, 204/2, 205 to 209,

210/1, 210/2, 210/3, 210/4, 211 to 236, 237 1, 237/2, 238 to 246, 247/1, 247/2, 247/3, 247/4, 247/5, 247/6, 247/7, 248/1, 248/2, 249 to 270, 271/1 271/2, 271/3, 272, 273, 274/1, 274/2, 274/3, 275 to 288, 289/(P), 290 to 337, 338/1, 338/2, 339 to 247, 348(P) 349, 350, 351/1, 351/2, 352 to 359, 360(P), 361(P), 362(P), 363(P), 364, 365(P), 366(P), 367(P), 368(P), 369 to 380, 381(P), 382(P), 387(P), 388(P), 389, 390/1, 390/2, 391, 392, 393(P), 394(P), 402(P), 403(P), 411(P), 412(P), 443/1(P) and 443/2(P).

Plot numbers to be acquired in village Kosmanda.

1/1, 1/2, 2, 3, 4/1, 4/2, 5,6/1,6/2, 7 to 21, 22/1, 22/2, 23 to 40 41/1, 41/2, 41/3, 42 to 74, 75/1, 75/2, 76 to 91, 92/1, 92/2, 93 to 96, 97/1, 97/2, 98 to 101, 102/1, 102/2, 102/3, 102/4, 102/5, 102/6 102/7, 102/8, 103 to 117, 118/1, 118/2, 119 to 147, 148(P), 149(P) 150(P), 151 to 157, 159 to 161, 162(P), 164(P), 165(P), 166 to 179, 180(P), 181(P), 182(P), 185(P), 190(P), 191(P), 192(P), 193, 194(P), 195 to 202, 203(P), 204, 205(P), 217(P), 218(P), 219 to 221, 222(P), 223 to 228, 229/1, 229/2, 230, 231, 232(P), 233(P) 234(P), 239(P), 240(P), 431(P), 482(P), 483 to 486, 437(P), 488(P), 489/1(P), 491(P), 493(P), 494 to 504, 505(P), 506, 507, 505(P). 509(P), 510 to 519, 520(P), 521(P), 522(P), 523(P), 652(P), 655(P), 656(P), 657(P), 658(P), 659(P), 660, 661, 662(P), 665(P), 664(P), 665(P), 666 to 669, 670(P), 671(P), 672(P), 634(P) 685 to 689, 691/1(P), 784(P), 785 to 791, 792(P), 794(P), 795(P) 819(P), 820, 821/1, 821/2, 821/3, 822 to 833, 834/1(P) 34/2, 835(P), 836(P), 837(P), 845(P), 849(P), 850(P), 851(P), 852, 853(P), 854(P), 1002 to 1004, 1006(P), 1007(P), and 1008 to 1012.

Plot numbers to be acquired in village Binjhri:

1 to 20, 21(P), 22(P), 23 to 28, 29(P), 30(P), 31(P), 3 2(P), 33(P), 34(P), 35 to 58, 59(P), 63(P), 64(P), 67(P), 68(P), 69(P) 70 to 84, 85(P), 86 to 115, 116(P), 117(P), 119(P), 146(P), 151(P) 152(P), 153(P), 154(P), 155(P), 156(P), 157 to 165, 166(P), 167(P) 168(P), 259(P), 290(P), 291(P), 292(P), 307(P), 308(P), 309 to 324, 325(P), 326 to 357, 358(P), 359, 360(P), 361, 362(P), 367(P) 368, 369(P), 370 to 376, 377(P), 378(P), 379(P), 382(P), 383 to 415, 416(P), 417 to 427, 428(P), 429, 438(P), 439(P), 440 to 443, 444(P), 446(P), 447, 448(P), 449(P), 2461(P), 513(P), 514(P), 515(P), 516(P), 1517(P), 518(P), 519 to 557, 558(P), 563(P), 564 to 566 and 567 (P).

Plot numbers to be acquired in village Bhathora;

2(P), 3(P), 4 to 8, 9(P), 10, 11(P), 22(P), 23(P), 24(P), 26(P), 27(P), 28, 29(P), 33(P), 34(P), 35 to 39, 40(P), 41 to 115, 116(P) 117 to 237, 238/1, 238/2, 239 to 2 49, 250/1, 250/2, 251, 252/1, 252/2, 253 to 258, 259(P), 260(P), 261(P), 272(P), 273, 274, 275(P) 276(P), 277(P), 278 to 288, 289(P), 305(P), 306, 307(P), 308 to 348, 349(P), 350(P), 351(P), 352(P), 353(P) 354 (P), 355 to 358, 359(P), 360 to 373, 374(P), 375(P), 376, 377, 378/1(P), 378/2 (P), 393(P), 394(P), 395, 396(P), 397 to 401, 402(P), 403(P) 404(P), 405, 406(P), 407(P), 412(P), 413(P), 414(P), 416(P) 433 to 436, 438(P), 439 to 442, 443(P), 444(P), 466(P) 67(P), 468, 469(P) and 470 (P).

Boundary description:

Boundary descript	IOI :
$A-A_1-B-C-C_1-$	Line passes along the nothern boundary of
C ₁ -D-E.	villages Dipka, Dhurena and meets at point E_a .
E-E ₁ -E ₂ .	Line passes along the eastern boundary of villages Dhurena and Kosmanda and meets at point 'E'.
_	

F₂-F Line passes along the northern boundary of village Ghatmunda and meets at point 'F'.

F-G Line passes along the eastern boundary of village Ghatmunda and meets at point 'G'.

G-H-I J	Line passes along the northern boundary of villages Mangaon and Geora and	W ₁ —W ₂ —W ₃ Line passes along the southern boundary of village Amgaon and meets at point
J–K	meets at point 'J'. Line passes along the castern boundary of village Goera which is also a Western boundary of Jatraj Extension Block	'X'. X—Y Line passes along the southern boundary of village Malgaon and meets at point 'Y'.
	acquired under section 9 (1) of the Coal Bearing Areas (Acquisition and Development) Act, 1957 vide notification S.O. No. 420(E) dated 3-7-1978 and meets at point 'K'.	YY ₁ Y ₂ — Line passes along the western boundary ZZ ₁ . of villages Malgaon, Jhingatpur, Beltikri and meets at point 'Z ₂ '. Z ₁ Z ₂ . Line passes along the northern boundary of village Beltikri and meets at point
K-L	Line passes through village Geora i.e. along the northern boundary of Jatraj Block acquired under section 9 (1) of the Coal Bearing Areas (Acquisition and Development) Act, 1957 vide notification S.O. No. 638(E) dated 9-11-1978 and meets at point 'L'.	'Z ₂ '. Z ₂ - Z ₃ - A Line passes along the western boundary of village Dipka and meets at the starting point 'A'. [No. 19 (37)/80-CL] SWARAN SINGH, Under Secy.
L-M	Line passes along the castern boundary of village Mangaon which is also a western	अमारिक्ष विभाग
	boundary of Jatraj Block acquired	अ (वेंश
	under section, 9 (1) of the Coal Bearing Areas (Acquisition and Development)	यगलौर, 13 ल्र≇नू⊺र, 1980
	Act. 1957 vide notification S.O.No. 638(E) dated 9-11-1978 and meets at point 'M'.	का० ग्राः० 3299राष्ट्रपति, श्रन्तरिक्ष विभाग कर्मनारी (वर्गी- करण, नियंत्रण ग्रौर श्रपील) नियम, 1976 के नियम 4 द्वारा प्रदत्त शक्तियों का प्रयोग करने हुए निर्देण देने हैं कि ग्रन्तरिक्ष विभाग के ग्रन्तर्गत
M-N O-P	Line passes along the northern boundary of Kosmurda Block acquired under section 9 (1) of the Coal Bearing Areas (Acquisition and Development) Act, 1957 vide notification S.O. No. 150 dated 4-1-1964 and meets at point 'P'.	श्राने वाले सिविल पदों का वर्गीकरण निम्त प्रकार होगाः—— कम सं० पदों का विवरण पदों का वर्गीकरण 1. ६० 1300/- के बेनन वाले पद श्रयवा जिन समूह "क" पदों का श्रधिकतम वेतनमान इससे कम नहीं है।
P-Q	Line passes along the western boundary of kosmunda Block acquired under section 9 (1) of the Coal Bearing Areas (Acquisition and Development) Act, 1957 vide notification S.O.No. 150 dated 4-1-1964 and meets at point 'Q'	2. (i) रू० 900/- के वेतन वाले पद प्रथा जिन पदी का अधिकतम वेतनमान इसमें कम नहीं है परन्तु रू० 1300/- से कम समूह "ख" है। (ii) अम्तरिक्ष विभाग के सचिवालय में सहाय-कों/वैयक्तिक सहायकों के पद
Q R	Line passes along the southern boundary of Kosmunda Block acquired under section, 9 (1) of the Coal Bearing Areas (Acquisition and Development) Act, 1957 vide notification S.O. No. 150 dated 4-1-1964 and meets at point 'R'.	 रु० 290/- से प्रिक्षिक के बेसन वाले पद छवत्रा अपूर्"य" जिन पदीं का घांधिकतम बेतनमान इससे अधिक है, लेकिन ६० 900/- से कम है। रु० 290/- के बेनन बाले पद ग्रथवा जिन सन्ह"प"
R-S	Line passes along the western boundary of Jatraj Block acquired under section,	पदों का श्रष्टिकतम वेतनमान इतना ग्रथवा इससे कम है ।
	9 (1) of the Coal Bearing Areas (Acquisition and Development) Act, 1957 vice	2. इस ≒≀वेश के प्रयोजन हेतु :
	notification S.O.No. 638(E) dated 9-11-1978 and meets at point 'S'.	(i) "वेतन" का तात्पर्य मूल नियम 9 (21) (क) (i) में निर्धारित बेतन की परिभाषा से है;
S-T	Line passes along the southern boundary of Jatraj Block acquired under section 9 (1) of the Coal Bearing Areas (Acquisi- tion and Development) Act, 1957 vide notification S.O.No. 638(E) dated 9-11-1978	(ii) "वेतनमान" का तारुप्यं केन्द्रोय सिवित सेवा (संशाधित वेतन) नियम, 1973 के ग्रन्तर्गत निर्धारित संशोधित येसन- मान से है [सं० 9/4(1)/80-IM]
	and meets at point 'T'.	[40 3/4(1)/80-111]

Line passes along the southern boundary

. ine passes along the eastern boundary of

village Amgaon and meets at point

and meets at point 'W'.

'W1'.

of villages Bhathora, Bahanpur, Pondi

 $T-T_1-U-$

 $V - V_1 - W$.

 $W-W_1$.

W ₄ W ₅ X.	village Amgaon and meets at point 'X'.
X—Y	Line passes along the southern boundary of village Malgaon and meets at point 'Y'.
Y Y_1 Y_2 Z Z_1 .	Line passes along the western boundary of villages Malgaon, Jhingatpur, Beltikri and meets at point Z_2 .
$Z_1 - Z_2$.	Line passes along the northern boundary of village Beltikri and meets at point 'Z ₂ '.

अभारिक विभाग

आवेश

- ोजन हेल्:
 - तात्पर्य मूल नियम 9 (21) (क) (i) में निर्धारित परिभाषा से हैं;
 - का तात्पर्य केन्द्रीय सिविन सेवा (संशाधित म, 1973 के ग्रन्तर्गत निर्धारित संगोधित वेसन-

DEPARTMENT OF SPACE

ORDER

Bangalore, the 13th October, 1980

S.O. 3299.—In exercise of the powers conferred by rule 4 of the Department of Space Employees '(Classification, Con-

ट्रांमज्यसर

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5 trol and Appeal) Rules, 1976, the President hereby directs with 3 immediate effect, that the civil posts under the Department o प्रणामी सोवन Space shall be classified as follows:-यनिट प्रणानी Classification Sl. Description of posts यनिट । of posts No. समृह "ग" कार्य कम प्रबंधक प्रवधक. म नी 1. Posts carrying a pay or a scale of pay with Group 'A' रिदेश क चैकार प्रैशर a maximum of not less than Rs. 1,300. दासस्यमर ट्रांसड्यमर सहायक नोदन तथा तथा (i) Posts carrying a pay or a scale of pay with a maximum of not less than संविरचन सविरचन प्रणाली Rs. 900 but less than Rs. 1,300 Posts of Assistants/Personal Assis-Group 'B' मुविधा, मुधिधा र्यानद । tants in the Secretariat of the Depart-सहस्यक सहायक ment of Space. नोदन नोदन प्रणालीं प्रगःगी 3. Posts carrying a pay or a scale of pay with Group 'C' युनि 🗈 । यनिद्य । a maximum of over Rs. 290 but समृह "घ" प्रयंज्ञ ह. प्रवाह. यर्भा कार्यक्रम less than Rs. 900. प्री गर द्रीयर िदेश है. Posts carrying a pay or a scale of pay the Group 'D' दांगच्यागर द्वापड्यसर सहायक maximum of which is Rs. 290 or less. नधा नथा ਜਵਿਤ 2. For the purposes of this Order: सविरधन सावरचन प्रणाली (i) 'pny' has the meaning assigned to it in Fundamental मुविधा, मुविधा. युनिट।" Rule 9(21) (a) (i); मुहायक महायक (ii) 'scale of pay' means the revised scale of pay prescribed नोदन नोदन under the Central Civil Services (Rovised Pay) Rules, प्रमालो प्रकाली 1973. यनिङ । युनिट । [No. 9/4(1)/80-III] 3300.--राष्ट्रपति, सीवधान के प्रतुच्छेद 309 के पी० ए० मेनन, प्रवर सचिव परत्सक द्वारा प्रवत्त शक्तियो का प्रयोग करते हुए, ग्रवरिक्र विभाग कर्म-S.O. 3300. —In exercise of the powers conferred by the pro-चारी (वर्गीकरण, नियंत्रण भीर अपोल) नियम, 1976 में श्रीर संगोधन viso to article 309 of the Constitution, the President hereby न करने के लिये निम्नलिखित नियम बनाते है, अर्थात् makes the following rules further to amend the Department of Space Employees' (Classification, Control and Appeal) Rules. 1. (1) ये नियम श्रंतरिक्ष विभाग कर्नचारो (वर्गीकरण, नियन्नण 1976, namely:-श्रीर प्रपील) तुतीय मशोधन नियम, 1980 है। 1. (1) These rules may be called the [Department of Space Employees' (Classification, Control and Appeal) (2) यह राजपक्ष में प्रकाशन की तारीख को प्रवृत्त होगे। Third Amendment Rules, 1980; ग्रतरिक्ष विभाग कर्मचारी (वर्गीकरण, नियंत्रण तथा (2) They shall come into force on the date of their 2. धपील) नियम, 1976 की धनुसूची में भारतीय राष्ट्रीय publication in the Official Gazette. 2. In the Schedule to the Department of Space Employees' उपग्रह-1, अंतरिक्ष खंड, परियोजना कार्यालय (इस्सैट-1 (Classification, Control and Appeal) Rules, 1976, after the एस० एस० पी० भ्रो०) से सम्बद्ध प्रविद्धियों के बाद ontries relating to the Indian National Satellite-1, Space Segment निम्नलिखिन प्रविष्टिया सम्मिलित की जायेंगी अर्थात :--Project Office (INSAT-1 SSPO), the following entries shall be inserted, namely:-2 "सहायक नोदन प्रणाली युनिट" "AUXILIARY PROPULSION SYSTEMS UNIT समूह "ख" GROUP "B" (i) वैज्ञानिक कार्यक्रम कार्यक्रम सभी (i) Scientific Programme Programme All सचिव. Secretary, म्रोर निदेशक. निदेशक. and Director, Director. Depart-ग्रवरिक्ष Technical Auxiliary Auxiliary ment of तकनीकी सहायक सहायक विभाग Propulsion Propulsion Space नोदन नोवन Systems Systems प्रणांली प्रणाली Unit Unit यनिट । युनिट । (ii) Adminis-Manager, Manager, ΑII Programme trative/ Pressure Pressure Director, (ii) प्रशासनिक/ प्रबंधक, प्रबंधक, प्रैणर सभी कार्यक्रम other Transducer Transducer Auxiliary ग्रन्थ पर प्रशास ट्रांसङ्युमर निदेशक. posts and

and

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1	2	3	4	. 5
GROUP "C"	Manager, Prossure Transducer and Fabrication Facility, Auxiliary Propulsion Systems Unit.	Manager, Pressure Transducer and Fabrication Facility, Auxiliary Propulsion Systems Unit.	All	Programme Director, Auxiliary Propulsion Systems Unit.
GROUP "D"	Manager, Pressure Transducer and Fabrication Facility, Auxiliary Propulsion Systems Unit	Manager, Pressure Transducer and Fabrication Facility, Auxiliary Propulsion Systems Unit	All	Programme Director, Auxiliary Propulsion Systems Unit."

[No. 9/4/(1)/80-11I] P.A. MENON, Under Secy

कृषि और सिंचाई मंत्रालय (खाद्य विभाग) आदेश

नई दिल्ली, 31 श्रमतूबर, 1980

का० आ० 3301.— प्रतः केन्द्रीय सरकार ने खाद्य विभाग, क्षेत्रीय खाद्य निदेणालयों, उपाप्ति निदेशालयों प्रौर खाद्य विभाग के नेतन तथा लेखा कार्यालयों द्वारा किए जाने वाले खाद्याक्षों के ऋप, भण्डारकरण, संचलन, परिवहन, वितरण तथा विकय के कृत्यों का पालन करना बद कर दिया है जाकि खाद्य निगम अधिनियम, 1964 (1964 का 37) की धारा 13 के प्रश्लीन भारतीय खाद्य निगम के कृत्य है।

श्रीर यतः खाद्य विभाग, क्षेत्रीय खाद्य निदेशालयों, उपाध्ति निदेशालयों भीर खाद्य विभाग के वेतन तथा लेखा कार्यालयों में कार्य कर रहे श्रीर उपरिवर्णित कुरुयों के पालन में लगे निम्नलिखित भिक्षकारियों श्रीर कर्म-खारियों में केन्द्रीय मरकार के तारीख 16 श्रील, 1971 के परिपत्न के प्रस्युत्तर में उसमें विनिद्धित तारीख के अन्दर भारतीय खाद्य निगम के कर्मचारी न बनने के श्रपने श्राणय को उक्त श्रिधिनयम की धारा 12-ए की उपधारा (1) के परन्तुक कारा यथा श्रयेक्षित सूचना नहीं वी है।

म्रतः श्रव खाद्य निगम अधिनियम, 1964 (1964 का 37) यथा अव्यक्त संगोधित की धारा 12-ए द्वारा प्रवत्त मित्तियों का प्रयोग करते हुए केन्द्रीय सरकार एतद्द्वारा निम्नालिखित कमंचारियों को प्रयोग के सामने ही गई तारीख से भारतीय खाद्य निगम में स्थानान्तरित करती है:--

क्रम० संख्या	म्रधिकारी/ कर्मचारियों का नाम	केन्द्रीय सरकार के ध्रधीन स्थायी पद	स्थानान्तरण के समय केन्द्रीय सरकार के भ्रधीन पद	भारतीय खाद्य निगम में स्थाना- न्तरण की तारीख
1. 与	—— – — गि बद लू सुपुत्र			
2	ते इमानी	स्वीपर	स्वीपर	1-3-1969
2. *	ी राम फेर सुपुत्र			
	ी र्मगल		वाचमेन	1-3-1969
3. ર્સ	ो एस० आर्थी०			
	दलानी	सहायक निवेशक	सहायक निवेशक	1-3-1969
4. श्रं	ी यदुवानेश			
	ारायण	सहायक निदेशक	सहायक निदेणक	1-3-1969

MINISTRY OF AGRICULTURE

(Department of Food)

ORDER

New Dolhi, the 31st October, 1980

S.O. 3301.—Whereas the Central Government has ceased to perform the functions of purchase, storage, movement, transport, distribution and sale of food-grains done by the Department of Food, the Regional Directorates of Food, the procurement Directors and the Pay & Accounts Offices of the Department of Food which under section 13 of Food Corporations Act, 1964 (37 of 1964) are the functions of the Food Corporation of India;

And, Whereas, the following efficers and employees serving in the Department of Food, the P gional Directorate of Food, the Procurement Directorates and the Pay & Accounts Offices of the Department of Food and engaged in the performance of the functions mentioned above have not in response to the circular of the Central Government dated the 16th April, 1971 intimated within the date specified therein, their intention of not becoming employees of the Food Corporation of India as required by the proviso to sub-section (I) of Section 12-A of the said Act;

Now, therefore, in exercise of the powers conferred by Section 12-A of the Food Corporations Act, 1964 (37 of 1964) as amended upto date the Central Government hereby transfer the following officers and camboyees to the Food Corporation of India with effect from the date mentioned against each of them.

S. No.	Name of the Officer/employee	Permanent p ist held under the Central Governmen	Post held under the Central Government at the time of transfer	Date of transfer to F.C.I.
	nri Badloo o Shri Imani,	Sweeper	Sweeper	1-3-1969
2. Sh	ori Ram Pher o Shti Mangal.	—	Watchman	1-3-1969
3. Sh	ri S. V. Badlanı	Assistant Director	Assistant Director	1-3-1969
	tri Yaduvanes arain.	Assistant Director,	Assistant Director.	1 - 3-19 6 9

[No. 52/1/79-FCIII (Vol. VI)] S. L. KAMBOH, Under Secy.

स्वास्थ्य और परिवार कल्याण मंत्रालय

(स्वास्थ्य विभाग)

नई दिल्ली, 14 नवस्वर, 1980

का० आ० 3302.— प्रिष्टल भारतीय प्रायुविज्ञान संस्थान प्रधिनियम, 1956 (1956 का 25) की धारा 4 के खड (घ) का प्रनुसरण करने हुए केन्द्रीय मरकार एतव्हारा श्री पी० सवानायगम के स्थान पर श्री मीर नमस्लाह, प्रपर मचिव, शिक्षा ग्रीर संस्कृति मलालय को प्रिष्टल भारतीय ग्रायुविज्ञान संस्थान, नई विल्ली का गयस्य मनोनीन करती है ग्रीर भारत संरकार, स्वास्थ्य ग्रीर परिवार कत्याण मंतालय की

24 दिसम्बर, 1977 की पाधसूचना सदरा बीठ 16011/1/76 एम०ई० (पी०जीठ) में निम्नलिखित सन्नाधन करती है, प्रथात् :--

उक्त मधिसूजना में प्रविष्टि 2 के स्थान पर निम्निलिखन प्रविष्टि स्थो जाएगी, अर्थान :---

> "2 श्री मीर नसक्लत्ह, जिल्ला मंत्रालय कं प्रतिनिधि।" श्रार सन्त्रिय, शिक्षा भीर सम्क्रुपि सहात्र्य, नई दिल्ली।

> > [म॰ बो॰ 16011/2/80-एम०ई० (पी०जी०)] पा० सी० जैन, अयर गनिय

MINISTRY OF HEALTH & FAMILY WELFARE

New Delhi, the 14th November, 1980

S.O. 3302:—In pursuance of clause (d) of section 4 of the All India Institute of Medical Sciences Act, 1956, (25 of 1956), the Central Government hereby nominates Shri Mir Nasrullah, Additional Secretary, Ministry of Education and Culture, to be a member of the All India Institute of Medical Sciences, New Delhi vi e Shri P. Sabanayagam, and makes the following amendment in the notification of the Government of India in the Ministry of Health and Family Welfare No. V. 15011/1/76-ME(PG), dated the 24th December, 1977, namely:—

In the said notification, for entry 2, the following entry shall be substituted, namely:—

"2 Shri Mir Nasrullah, Additional Secretary, Ministry of Education and

Representative of the Ministry of Education".

Ministry of Education and Culture, New Delhi.

[No. V. 16011/2/80-ME(PG)]
P. C. JAIN, Under Secy.

शिक्षा संस्कृति मंत्रालय (शिक्षा विभाग)

मावेश

नई विरुषी, 12 नवस्वर, 1980

का० आ० 3303 .-- श्रारोधिन (श्राणातकालीन उपयन्ध) ग्रध्यादेश, 1980 (1980 का 19) की धारा 5 की उप-धारा(1) द्वारा प्रदत्त श्रधिकारों का प्रयोग करने हुए केन्द्रीय सरकार एतक्ट्रारा श्री बी० कार्तिकेयन, मुख्य-मचित्र, तमिलनाडु सरकार की उक्त ग्रध्यादेश के प्रयोजनों के लिए प्रशासक नियुक्त करती है।

राष्ट्रपति के ब्रादेशान्सार तथा उनके नाम से।

[फा॰ सं॰ 8-5/80-नीति-नियम-1]

MINISTRY OF EDUCATION & CULTURE (Department of Education)

ORDERS

New Delhi, the 12th November, 1980

S.O. 3303.—In exercise of the powers conferred by subsection (1) of Section 5 of the Auroville (Emergency Provisions) Ordinance, 1980, (19 of 1980), the Central Government hereby appoints Shri V. Karthikeyan, Chief Secretary, Government of Tamil Nadu, as the Administrator for the purposes of the said Ordinance.

By order and in the name of the President.

[No. F. 8-5/80-PN-II

नई दिल्ली, 14 नवम्बर, 1990

का० आ० 3304 .-- प्रारोजिल (प्रापात्कालीन उपबन्ध) प्रध्यदिश, 1980 (1980 का 19) की धारा 5 की उप-धारा(1) द्वारा प्रदत्त भिष्ठकारों का प्रयोग करते हुए, तथा केन्द्रीय सरकार के शिक्षा और सस्कृति महालय (शिक्षा विभाग) के प्रादेश संख्या एक० 8-5/80-नीति-तियम-1 दिलांक 12 नवम्बर, 1980 को रह करते हुए केन्द्रीय सरकार उक्त प्रध्यादेश के प्रयोजनों के लिए एनद्द्रारा श्री बी० कार्तिकेयन, मुख्य भिष्वत, तमिलनाडु सरकार के स्थान पर, इलाहाबाद उच्च न्यायालय के मेवानिवृत न्यायाधीश श्री एन०पी० निगम को प्रशासक नियुक्त करती है। राष्ट्रपति के धावेशानुसार तथा उनके नाम से।

[सं० एफ० 8-5/80-नीति-नियम-1] भीर नमरुल्नाह, ग्रवर सचिव

New Delhi, the 14th November, 1980

S.O. 3304.—In exercise of the powers conferred by subsection (1) of Section 5 of the Auroville (Emergency Provisions) Ordinance, 1980, (19 of 1980), and in supersession of the Order of the Central Government in the Ministry of Education & Culture (Department of Education) No. F. 8-5/80-PN. I dated the 12th November, 1980, the Central Government hereby appoints Shri L. P. Nigam, retired Judge of the Allahabad High Court as the Administrator for the purposes of the said Ordinance, vice Shri V. Karthikeyan, Chief Secretary, Government of Tamil Nadu.

By order and in the name of the President.
[No. F. 8-5/80-PN, I]
MIR NASRULLAH, Addl. Secy.

मॉयहम और परिवहन मंत्रालय (परिवहन पक्ष)

नई दिल्ली, 6 नवस्बर, 1980

का० मा०3305. — जाक कमंकार (नियोजन का विनियमन) नियम, 1962 के नियम संख्या 4 के प्रतुसरण में केन्द्रीय सरकार बम्बई डाक लेबर बोर्च में एक सदस्य की जगह को अधिसृचिन करती है जो इसके सबस्य श्री डी० ए० ध्रीभाई के 1 सिलस्यर 1980 की दियंगत ही जाने के कारण खाली हुई है।

्षित्र ० मं० एस फी बी/29/80-एस Ⅲ

चन्द्रभान सङ्गुजर, निवेशक

MINISTRY OF SHIPPING AND TRANSPORT (Transport Wing)

New Delhi, the 6th November, 1980

S.O. 3305.—In pursuance of rule 4 of the Dock Workers (Regulation of Employment) Rules, 1962, the Central Government hereby notifies the vacancy occurred in the Bombay Dock Labour Board by the death of its member Shri D. A. Dhunjibhoy, expired on 1st September, 1980.

[File No. IDB/29/80-L.III] C. B. BUDGUJAR, Director.

स्थना और प्रसारण मंत्रालय

नई दिल्ली, 12 नवम्बर, 1980

का० ग्रा० 3306. —चलचित श्रिधितयम, 1952 की धारा 5(1) भीर चलचित्र (संसर) नियम, 1958 के नियम 9 के उप-नियम (1) के साथ पठित नियम 8 के उप नियम (3) के द्वारा प्रदन्त प्रिक्षकारों का प्रयाग करने हुए, केस्टीय सरकार ने एत्र्द्रारा निम्निचित्त व्यक्तियों को नक्ताल में अगले धारोग नक, उक्त बोर्ड के बस्बई सलाहकार पैनल का सदस्य नियक्त किया है ——

- श्री राम महाय एस० पाण्डे
- 2. बेगम सुरेता मैगव

- 3 का तर सम्मात १प० विशेष
- 4 ভা০ (কু০) শ্রাপাস্ক
- 5 इ.० (श्रामारो) इन्द्रमित विशनाः
- 6 बेगम नीलफरबी० कप। प्रया
- 7. श्री मुरेश शर्मा
- 8. श्री ग्रार० सी० ग्रग्नवाल
- 9. श्रीनती मुद्या जोशी ।
- 10. श्री जयन्त स्नन्त खेर
- 11. श्रीमती मुद्या गीयल.
- 12. श्री मोहन पंजाबी
- 13. श्री मोरेश्वर बी० बनमासी
- 14. डा० चन्द्रफान्त एस० कारपली

[फा० स० 811/4/80-एफ (सी)] मुरेन्द्र कुमार शर्माः, निदेशक (फिल्म)

MINISTRY OF INFORMATION & BROADCASTING

New Delhi, the 12th November, 1980

S.O. 3306.—In exercise of the powers conferred by Section 5(1) of the Cinematograph Act, 1952 and Sub-rule (3) of Ruic 8 read with Sub-rule (1) of Rule 9 of the Cinematograph (Censorship) Rules, 1958 the Central Government hereby appoints the following persons, as Members of the Advisory Panel of the said Board at Bombay with immediate effect, until further orders:—

- 1. Shri Ramsahai S. Pandey
- 2. Begum Suraiya Syed
- 3. Shri Narayanrao S. Chavan
- 4. Dr. (Kum) Lekha Pathak
- 5. Dr. (Smt.) Indumati Bishnol
- 6. Begum Nilufer B. Kapadia
- 7. Shri Suresh Sharma
- 8. Shri R. C. Agrawal
- 9. Smt. Sudha Joshi
- 10. Shri Jayant Anant Kher
- 11. Smt. Sudha Goyal
- 12, Shri Mohan Punjabi.
- 13. Shri Moreshwar B. Vanmali
- 14. Dr. Chandrakant S. Kambli

[F. No. 811/4/80-F(C)] S. K. SHARMA, Director (Films)

संघार मंत्रालय

(डाफ-तार बोड)

नई विल्ली, 14 नवम्बर, 1980

भाव आव3307--स्थायी झावेश संख्या 627, विनांक 8 सार्च, 1960 द्वारा लागू किए गए भारतीय तार नियम, 1951 के नियम 434 के खंड III के पैरा (क) के झनुमार उाक-तार महानिदेशक ने चिन्नापुरम टेलीफोन केन्द्र में दिनांक 1-12-80 से प्रमाणित दर प्रणाली लागू करने का निश्चय किया है।

[मं॰ ५-6/80-पी॰ एच॰ बी॰]

MINISTRY OF COMMUNICATIONS

(P & T Board)

New Delhi, the 14th November, 1980

S.O. 3307.—In pursuance of para (a) of Section III of Rule 434 of Indian Telegraph Rules, 1951, as introduced by S.O. No. 627 dated 8th March, 1960, the Director General, Posts and Telegraphs, hereby species 1-12-1980 as the date on which the Measured Rate System will be introduced in Chinnapuram Telephone Exchange, Andhra Pradesh Circle.

[No. 5-6-/80 PHB]

का० आ० 3308 - स्थायी आवेग सख्या 627, दिनांक 8 मार्च, 1960 द्वारा लागू किए गए रार्साय तार नियम, 1951 के नियम 434 के खेड 111 के पैरा (क) के धनुमार डाक-ार महानिवेशक ने पुलादिगुल टेलीफोन केन्द्र में विनाक 1-12-80 से प्रमाणित दर प्रणाली लागू करने का निश्चय किया है।

[सं० 5-6/80-पा० एच० बो०]

S.O. 3308.—In pursuance of para (a) of Section III of Rule 434 of Indian Telegraph Rules, 1951, as introduced by S.O. No. 627 dated 8th Maich, 1960, the Director General, Posts and Telegraphs, hereby specifies 1-12-1980 as the date on which the Measured Rate System will be introduced in Pulladigunta Telephone Exchange, Andhra Pradesh Circle.

[No. 5-6-/80-PHB]

का० आ०3309--स्थायी आदेश संख्या 627, दिनाक 8 मार्च, 1960 द्वारा लागू लिए गए भारतीय लार नियम, 1951 के नियम 434 के खंड III के पैरा (क) के अनुसार डाक-तार महानिवेशक के बिलाजियेट, रामभद्रपरम प्रिरिक्तिंट टेलीफोन केन्द्र में दिनाक 1-12-80 से प्रमाणित दर प्रणाली लागू करने का निश्चय किया है।

[सं० 5-6/80 पी० एख० बी०]

S.O. 3309.—In pursuance of para (a) of Section III of Rule 434 of Indian Telegraph Rules, 1951 as introduced by S.O. No. 627 dated 8th March, 1960, the Director General, Poets and Telegraphs hereby specifies 1-12-1980 as the date on which the Measured Rate System will be introduced in Balajipeta, Ramabhadrapuram and Arikithota Telephone Exchange, Andhra Pradesh Circle.

[No. 5-6-/80-PHB]

का० आ० 3310 -- स्थायी ब्रादेण संख्या 627, दिनांक 8 मार्च, 1960 द्वारा लागू किए गए भारतीय तार नियम, 1951 के नियम 434 के खंड III के पैरा (क) के ब्रानुसार डाक-नार महानिदेशक ने कोएकोन्ड गंडाला, श्री कुण्णपटनम टेलीफोन केन्द्र में दिनांक 1-12-80 से प्रमाणित दर प्रणाली लागू करने का निश्चय किया है।

[सं० 5-6/80-पी०एच० बी०]

S.O. 3310.—In pursuance of para (a) of Section III of Rule 434 of Indian Telegraph Rules, 1951, as introduced by S.O. No. 627 dated 8th March, 1960, the Director General, Posts and Telegraphs, hereby specifies 1-12-1980 as the date on which the Measured Rate System will be introduced in Korukonda, Gadala and Siikrishnapatnam Telephone Exchange, Andhra Pradesh Circle.

[No. 5-6/80-PHB]

का० आ०3311 --स्थायी मादेश संख्या 627, दिनांक 8 मार्च, 1960 द्वारा लीम् किए गए भारतीय तार नियम, 1951 के नियम 434 के खंड III के पैरा (क) के बनुसार डाक-तार महानिदेशक ने म्रम्मनकोल, ईनम्बकल, करवीड महिपाई, महिरालपांड, कोत्तपटनम, नागृज्यलपांड, मन्तन्त्तलपांड, ट्राइट्र, निडमलूर केलीफोन केन्द्र में दिनांक 1-12-80 से प्रमाणिक दर प्रणानी लाग् करने का निश्चय किया है।

सि॰ 5-6/80-पी॰ ए**प**० थी॰]

S.O. 3311.—In pursuance of para (a) Section III of Rule 434 of Indian Telegraph Rules, 1951, as introduced by S.O. No. 627 dated 8th March, 1960, the Director General, Posts and Telegraphs hereby specifies 1-12-1980 as the date on which the Measured Rate System will be introduced in Ammanabrolu, Ethamukkala, Karavadi, Maddipadu, Maddiralapadu, Kolhapatnam, Nagaluppalpadu Santhanuthalapadu, Tanguturu and Nidamalur. Telephone Exchange, Andhra Pradesh Circle.

[No. 5-6-/80-PHB]

कां० आं०3312--स्थारी श्रादेण संख्या 627, दिनाक 8 मार्च, 1960 द्वारा लागू किए गए भारतीय नार नियम, 1951 के नियम 434 के खंड III के पैरा (क) के अनुसार डाक-तार मह्युनिदेशक ने चित्रगणाम कारमचेडु स्वर्त, बेटपालेम टेलीफोन केन्द्र में विनाक 1-12-80 से प्रमाणित दर प्रणाली लागु करने का निश्चय किया है।

[सं॰ 5-6/80-पी॰णच॰ **की**॰)]

S.O. 3312.—In pursuance of para (a) of Section III of Rule 434 of Indian Telegraph Rules, 1951, as introduced by S.O. No. 627 dated 8th March, 1960, the Director General Posts and Telegraphs, hereby specifies 1-2-1980 as the date on which the Measured Rate System will be introduced in Chinnaganjam, Karamchedu Swarna and Vetapalem Telephone Exchange, Andhra Pradesh Circle.

[No. 5-6/80-PHB]

का० आ०3313--स्थायी धादेश सख्या 627, विनाक 8 मार्च, 1960 द्वारा लागु किए गए भारतीय तार नियम, 1951 के नियम 434 के खंड III के पैरा (क) के अनुसार डाक-तार महानिदेशक ने दाएसी, कुरीचेड, राषीनथला, झदनकी टेलीफोन केन्द्र में दिनांक I-12-80 से प्रमाणित दर प्रणाली लागु करने का निश्चय किया है।

[सं० 5-6/80-पी०एच० जी०]

आर० सी० कटारिया, सहायक महानिवेशक (पी०एच०बी०)

S.O. 3313.—In pursuance of para (a) of Section III of Rule 434 of Indian Telegraph Rules, 1951, as introduced by S.O. No. 627 dated 8th March, 1960, the Director General, Posts and Telegraphs, hereby specifies 1-2-80 as the date on which the Measured Rate System will be introduced in Darsi, Kurichedu. Ravinuthala and Addanki Telephone Exchange, Andhra Pradesh Circle.

[No. 5-6/80-PHB]

R. C. KATARIA, Assistant Director General (PHB)

ध्रम संत्रालय

ग्रादेश

नई दिल्ली, 23 सिसम्बर, 1980

का० का० 3314 '~~इससे उपावद श्रनुसुची में विनिर्दिष्ट मीग्रोगिक विवाद श्री बी० पी० नर्रामहम पीठासीन अधिकारी, श्रीहोगिक प्रधिकरण, हैदराबाद के समक्ष लंबित पशा है;

शौर श्री बी० वी० नरसिहम की सेवाए श्रम उपलब्ध नही रही हैं;

न्नत, श्रव, मोद्योगिक विवाद मधिनियम, 1947 (1947 का 14) की धारा 33-ख की उपधारा (1) के साथ पटित धारा 7-क हारा प्रदत्त मक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार एक प्रौद्योगिक प्रधिकरण गठिम करनी है जिसके पिठासीन अधिकारी श्री बी० नीलाद्रि राव होंगे, जितका मध्यालय हैवराबाद में होगा और उक्त श्री बी० वी० नरसिंहम. पीठासीन प्रधिकारी, श्रीबोगिक ग्रधिकरण हैदराबाव के समक्ष लंबित उक्त विवाद से संबद्ध कार्यवाही को वापम लेमी है ग्रीर उसे श्री बी नीलादि राघ पीठासीन अधिकारी, भौद्योगिक मधिकरण, हैदराबाद को इस निदेश के साथ मंतरित करती है कि उक्त मधिकरण उस पर उस प्रथम से ग्रामे कार्यवाही करेगा, जिस पर वह उसे मंतरित की गई है तथा विधि के प्रतुसार उसका मिलटान करेगा।

वन्मुची

च्या त्रम संख्या	श्रीद्योगिक विकास संख्या	ग्रादेण का नाम श्रीर तारीख	पक्षकारों के नाम
1	 	3	4
1		श्रम मंत्रालय, नई दिल्मी का	ग्रोपन कास्ट प्रो अै क्ट
		धावेश संख्या एल	रामागुण्डम वि वीजन iv,

1	2	3	4
		21012(8)/79-डी iv (बी) नारीख 9-1-80	सिगरैनी कोलियरीज लि०, गोदावरी खर्ति, हैदराबाद, के कर्मकार ग्रीर प्रयन्ध मंडल ।

[सं० एल-21012(A)/79-क्री **IV** जी]

MINISTRY OF LABOUR ORDER

New Delhi, the 23rd September, 1980

S.O.3314 :-- Whereas, the Industrial dispute specified in the Schedule hereto annexed is pending before Shri B.V. Narsimham, Presiding Officer, Industrial Tribunal, Hyderabad;

And, whereas, the services of Shri B.V. Narsimham are no longer available;

Now, therefore, in exercise of the powers conferred by Section 7A read with sub-section (i) of the Section 33-B of the Industrial Disputes, Act, 1947 (14 of 1947), the Central Government hereby constitutes an Industrial Tribunal, the Presiding Officer of which shall be Shri V. Neeladri Rao with headquarters at Hyderabad and withdraws the proceedings in relation to the said disputes pending before the said Shri B.V. Narsimham Presiding Officer Industrial Tribunal Hyderabad and transfers the same to Shri V. Neeladri Rao Presiding Officer, Industrial Tribunal, Hyderabad with the direction that the said Tribunal shall proceed with the proceedings from the stage at which they are transferred to it and dispose of the same according to law.

SCHEDULE

Sl. No.	I.D. No.	Name and date of the Order	Name of the parties
1	2	3	4
1.		Order No. L-21012/(8)/79-D.I.V (B) dated 9-1-1980 from the Ministry of Labour, New Delhi.	Workman and the management of Open Cast Project, amagundem—Division IV, Singareni Collieries Limited, Godavari Khani, Hyderabad.
		[No. L-	2101 9-D.IV.B)]

प्रावेश

नई दिल्ली, 25 मितम्बर, 1980

का० ग्रा० 3315. --- रेससे उपायक्ष अनुसूची मे विनिधिक ग्रीबो-गिक वियाद श्री एन० श्रीनिधास राव, पीठालीन अधिकारी, भौधोणिक भ्राधिकरण हैवराबाद के समक्ष लंबित परे है।

ग्रोर श्री एम० श्रीसिधास राथ की सेवाएं ग्रब उपलब्ध नहीं रही

मत, भव, केन्द्रीय सरकार भौद्योगिक विधाद मधिनियम, 1947 (1947 का 11) की धारा 33-ध की उपधारा (1) के साथ पटिन धारा 7-क द्वारा प्रदक्त शक्तियो का प्रयाग करते हुए, एक स्रौद्योगिक मिकरण का गठन करता है जिसके पोठासीन धामिकारी श्री बीठ नीलाड़ी राव होंगे, जिसका मुख्यालय हैंदरांशद में होगा ग्रीर उक्त श्रा एम∋

हैदराबाद के कर्मकार

श्रीर प्रवन्धमंडल ।

आनिवान राव, पीटासीन मधिकारी मौद्योगिक श्रविकरण हैदराबाद के समक्ष विवाद के संबद कार्यवाही को वापस लेती है तथा उसे भी बी० नीताड़ी राव पीठासीन अधिकारी, श्रीकोशिक अधिकरण हैपराबाद को इस निदेश के साथ भंतरित करती है कि उक्त अधिकरण

कार्यवाही के मंबंध में उस प्रश्नम से ग्रागे कार्यवाही करेगा, जिसपर यह उसे ग्रंतरित की गई है नया विश्वि के अनुसार उसका निपटाम करेगा।					
प्रमुस् ची					
क्षमांक सं०	सौद्योगिक विभाव संख्या	मादेश का नाम भौरतारीश्र	पश्रकारों के नाम		
1	2	3	4		
(1)	8178	भारत सरकार के श्रम रोज- गार भीर पुनर्नास मंत्रा- लय, नई दिल्ली का शादेश संख्या एल- 21011/1/77-डी-4 (बी), तारीख 20-3- 78	सिंगरेसी कोलियरीज कंपनी लिमिटेड, रामा- कृष्णपुर डिवीजन जिला प्रादिलापेट, प्रोध प्रदेश के कर्मकार भीर प्रबन्ध- संडल		
(2)	10178	भारत सरकार के श्रम के रोजगार भीर पुनर्शस मंजालय, नई विल्ली का धावेम संख्या एल- 29012/28/77-ही-3 (की), तारीख 2-5-78	भी कोदेनवरम वेराइटिस माइन, शंनः वरम विस् ०, विजापुर जाकसाना उदयगिरी तासुक, नैस्लोर जिला के कर्मकार स्रोर प्रश्रंत्रमंडल		
(3)	17178	भारन सरकार के श्रम, रोजगार भीर पुनर्वास मंजालय, नई दिल्ली का भारेज संख्या एल- 28011(4)/76-की-4 (बी)/की-3(बी), सारीख 31-5-78	श्री कल्याण राम मार्डका माइन, कालिभेडू, जिला नैस्लोर (मान्ध्र प्रदेश) के कमैकार झीर प्रबन्धतंत्र		
(4)	18178	भारत सरकार के श्रम, रोजगार मीर पुतंबीस मंत्राक्षय, गई दिल्ली का भावेग संख्या एल- 21012/1/78-की 4 (की),तारीख 12-7-78	सिगरेमी कोलियरीज कंपनी लिमिटेंड,गोवावरी जानी जिला करोमनगर (झान्झ प्रदेश) के कर्म- नार झीर प्रवन्धनंत्र ।		
(5)	21178	भारत सरकार के श्रम, रोजगार धीए पुलर्शन मंजालय, नई दिल्ली का घादेश संख्या एल- 21012 / 3/78-डी-4 (बी),सारीख 21-8-78			
(0)	23178	भारत संरकार के अमे, रोजगार भीर पूर्नवास मंजालय, नई विस्ली का भावेश संख्या एप- 21012/5/78-की 4 (बी),तारीख 19-8-78	मिगरेनी कोसबरीज कंपनी लिं , गोवावरी जानी, करीमनगर जिला के कर्मकार भौर प्रवन्ध- मंडल ।		

, 1980/AGRAHA		AGRAHA —	AYANA 8, 1902	[PART II—Sec. 3(ii)]		
_		2	3	4		
	(7)	25178	भारत भरकार के धम, रोजगार भीर पुनर्धास मंत्रामय, नई दिल्ली का भादेश सक्या एल- 21012(8)/78-की-4 (बी), तारीख 29-8-	लि०, यल्लां ड डियो जन, जिला ख म्पाम के प्र ब न्ध-		
	(8)	18171	भारत सरकार के भम, रोजगार भीर पुनर्कास संवालय, नई दिल्ली का भादेण संक्या 23/ 28/70-एल० भ्रार० 3, सारीखा 3-1-71।	मान्ध्र बैक लि०, हैवराबाद के कर्मकार भीर प्रबन्ध- मडल (भ्रान्ध्र प्रदेश) उच्च स्यायासय द्वारा कापिस लिया गया ।		
	(9)	33178	भारत सरकार के भभ, रोजगार धौर पुतर्शास मंज्ञालय, नई दिल्ली का झावेश सच्या एल- 21012/(12)/78-शी 4(भ्री),तारील 9-10-78	लि०, गोवाधरी खानी, रामागन्डम,जिला करीस नगर, (भान्ध्र प्रवेश) के कर्मकार भीर प्रवेधसंख्ल।		
	(10)	34178	भागन सरकार के सम, रोजगार और पुनर्वाम मंज्ञानय, नई विल्ली का भावेश एल-21012/ 16/78-बी-4(बी) सारीब 20-10-78।	निगरेनी कोलियरीज कं क लिक, शान्तिखानी बेहलम गल्ली डिचीक 2, श्रीछ- लाबार जिला (ग्रान्ध्र प्रदेश) के कर्मकार भीर प्रबन्धमंडल ।		
	(11)	35178	भारत सरकार के श्रम, रोजगार मौर पुनर्वास मंत्रालय, नई दिल्ली का भादेश संख्या एल- 21012(17)/78-डी- 4(भी), तारीचा 20-10-78			
	(12)	41178	भारत सरकार के श्रम, रोजगार तथा पुनर्धांस मंजालय, मई दिल्ली का भादेण संख्या एल- 12012/39/78-की-2 (ए), सारीख 4-12-78.	डिबीजन-2, गोदावरी खानी के कर्मकार झौर प्रबंध- मंदल स्टेट वैक झाफ इंडिया, हैपराजाद के कर्म- कार झौर प्रबन्धक !		
	(13)	1179	भारत सरकार के सम, रोजगार तथा पुनर्वास मंझालय, नई दिल्ली का आदेश संख्या एल- 34011/7/78-की 4 (ए) तारीख 10 1-79.			
	(14)	3179	भारत सरकार के श्रम,	स्टेट वैंक भाफ इंडिया,		

रोजगार तथा पुनर्जाम मंग्रालय, नई विस्ली

का बादेश संख्या एल-12012/4/78-सी 4 (बी) तारी**व** 19-5-79.

_ 1	2	3	4	1	2	3	4
(15)	4179	रोजगार तथा पुनर्वाम मंत्रालय, नई विस्ती का मादेश संक्या एल- 21011/4 / 78-डी-4 (सी), तारीच 19-5-	मिंगरेनी कोलियरीज कं० लिं०, कोषागुड्डा कोलिय- रीज (ब्रान्ध्र प्रदेश) के कर्मकार घौर प्रदेश मंडल	(23)	15179	शारत सरकार के श्रम मंत्रालग, नई विल्ली का झावेश संख्या एल- 21012/21/78-डी-4 (बी), तारीख 12-3- 79 भीर झावेश संख्या एफ-11025/1/79-डी- 4(बी) तारीख 18-8-	सिगरेनी कोलियरीज कंक लिंक, रामागुडम डिबी- जन-1, गोवाबरी खानी, करीमनगर जिला, झान्ध्र प्रदेश के कर्मकार भीर प्रवन्ध्रमंडल ।
(16)	5179	भारत सरकार के श्रम, मंत्रालय, नई विल्ली का भावेग संख्या एल- 12012/49/78-डी-2 (ए) तारीब 24-5-79	स्टेट बैंश प्राफ इंडिया प्रलुर कांच के कर्मकार ग्रीर प्रबन्ध मंडल ।	(24)	16179	79 भारत सरकार के श्रम मंह्रालय, नई विस्ली, का भादेग संख्या एल- 21012/19/78-डी-4	सिंगरेनी कोलियरीण कं णि० रामागुडम दिवीजन 1, गोवाबरी खानी, करीम नगर जिला मान्ध्र
(17)	6179	भारत सरकार के श्रम मझालय, नई विल्ली का धावेश संख्या एल- 21012(22)/78-धी- 4(थी), तारीख 28-5-	मैसर्स सिगरेनी कोलियरीज कं० सि०, सोमागुडेम सं० 3 डम्क्साइन, बेस्लम- पल्ली डिबीजन के कर्म- कार सौर प्रवंध संडस ।	(25)	22179	(बी) तारीख 16-3-79 घौर धावेज संख्या 11025/1/79-वी-4 (ए), तारीख 18-8-79 घारत संस्कार, अस	प्रदेश के कर्मकार ग्रीर प्रवक्तमंत्रल । विकाखायटमम पोर्ट ट्रस्ट,
(18)	9179	79 धारत सरकार के श्रम संज्ञासय, मई दिल्ली का धादेण संख्या एल-	इंडियन एयर लाइन्स, मद्रास क्षेत्र के कर्मकार ग्रौर प्रवक्ष मंडल ।	(20)	A 2178	भंदालय, नई दिस्ती, का घादेण सं० एस- 34012/2/78-डी-4 (ए),तारीख 6-12-79	विशाखापतनम के कर्म- कार ग्रीर प्रबन्धमंश्रस ।
		11011 /4/78-डो-2 (की) तारी च 18-6-79		(26)	1180	भारत सरकार के श्रम मंत्रालय, गई विक्ली का घावेश संख्या एस-	सिंगरेनी कोलियरीज कं• सिंग, कोषागुडियम (ग्राई॰ एम॰ ए॰)
(19)	11179	भारत सरकार के श्रम मंद्रालय, नई विल्ली का भावेग संख्या एल- 12012/93/78-की 2 (ए),तारीख 14-6-78	स्टेट बैंक झाफ इंडिया, हैदराबाध सक्तिल के कर्म- कार तथा प्रयन्त्र मंडल ।			21012/17/79-बी-4 (बी) तारीख 22-9-79 घौर घावेल संख्या ऐस- 11025/5/79-बी-4 (बी) तारीख 10-1-80	पावर हाउस के फर्मकार ग्रीर प्रवस्थानंडल ।
		मृद्धि पत्न संक्या एल- 12012/95/78-की-2 (ए.), तारीख 28-6-79		(27)	2180	भारत सरकार के श्रम मंत्रालय, नई दिल्ली का भावेग संख्या एल- 12012/3/79-डी 2	स्टेट वैक भाफ इंडिया, हैदराबाद के कर्मकार बीद भीर प्रवश्यमंत्रका ।
, ,	12179	भारत सम्कार के श्रम मंज्ञालय, नई विल्ली का भावेश संख्या एत- 21011(17)/79-डी- 4(बी), तारीख 1-8- 79	तिगरेनी कोलियरीय क०, लि०, कोषगुष्ठे कोलिय- रीज (पीझो), सम्मेम जिला (भान्ध्र प्रदेश) के कर्मकार धौर प्रबन्धमंडल	(28)		(ए) तारीख 7-2-80 चारत सरकार के अम मजालय, नई विस्मी का धादेश संख्या एल- 28011/4/79-धी-3 (बी) तारीख 16-10-	भी चक्याज राम माइका कब्पनी गुड़ी के कर्मकाद ग्रीर प्रजन्मसंदल ।
(21)	13179	भारत सरकार के अम मंत्रालय नई विल्ली का मावेश संख्या एस- 42011(22)/78-ई/- 2(वी), तारीख 22-8- 79	पंड कारपोरेशन भाफ इडिया के माईन राइम मिल, नैस्सोर के कर्मकार तथा प्रमन्धमंडल ।	(29)		भारत सरकार के धम संज्ञालय, नई विस्की का धावेग संख्या एस- 12012/72/79-डी-2 (ए) तारीख 7-6-80	स्टेट बैंक भाफ इंडिया, हैदराबाद के कर्मकार घोर प्रवन्धमंडल ।
(22)	14179	भारत सरकार के भम मन्नालय, नई विस्ती का भादेश संख्या एल- 21012(21)/78-डी- 4(भी), शारीख 23-8- 79	सिंगरेनी कोसियरीज कं० सिंग, बेस्लामपल डिबी- जन-1, बेस्लमपल्ली के कर्मकार तथा प्रबन्धमडल	(30)		मारत सरकार के श्रम मंलालय, नई दिल्ली का बादेश संख्या एल- 42011/10/79-डी-2 (बी), तारीख 19-6-	इंडिया गंबनेमेंट मिट, हैवरा- बाव नर्मकार घोर प्रबन्ध- मंडल ।

		- <u>-</u>	 -
1	2	3	4
(31)		भारत सरकार के श्रम	सिंगरेनी कोलियरीज क०
()		मन्नालय, नई दिल्ली	लि०, बेल्जान्दी खन्माम
		का भादेश सक्या एल-	जिला (श्रान्ध्र प्रदेश) क
		21011/18/79-31-4	कर्मकारेग्रीर प्रबन्धमेडल
		(स्रो), तारीख 7-7-80	
(32)		भारत परकार के श्रम	सिगरेनी कोलियरी कं० लि०
(- /		मज्ञालय, नई दिल्ली	मनुगुर डिवीजन, कोथा-
		का बादेश संख्या एल-	गुडियम के कर्मकार ग्रौर
		21012/23/79-81-4	प्रसन्धकः ।
		(मी), तारी ख 2-8-80	,
(33)		भारत सरकार के श्रम	सिंगरेनी कोलियरीज कं
(33)		मंत्रालय, नई दिल्ली	लिं ०, बेलामपस्ली डिवी-
		का आवेश सख्य। एल-	अन, ग्रदिलाबाद जिला,
		21011/8/80-27-4	श्रान्ध्राप्रदेश के कर्मकार
		(बो), तारीख 14-8-	भीर प्रबन्धमंडल ।
		80	
(34)		भारतः सरकार के श्रम	सिंगरेनी कोलियरीज कं०
(/		मंक्रालय, नई दिल्जी	त्रि०, रामाङ्करणपुर दिवी-
		का प्रादेश सख्या एल-	जन-2, इ.कखाना रामा
		21011/3/80-डी-4	कृष्णपुर, जिला धदिला-
		(मो), तारी या 14-8-	बाव, आरध्य प्रवेश कर्म-
		80	कार ग्रीर प्रबन्धमंडल ।
	केन्द्रीय सरक	ार की लम्बिल प्रकीर्ण याचिका	प
	18/71/-	श्री एम० सुब्धारात्र,	बनाम प्रान्ध्य वैंक लिमिटेड
(-)	37180	कर्मकार, मान्ध्र बै क	सुल्सान बाजार, हैवराबाद
,	भौ द्योगिक	लिमिटेड ।	का प्रवन्धमंद्रल ।
	विवाद	.,	
	में प्र० भा०		
	सं०		
	प्रौद्यो गिक	श्री भ्रो० पी० रंगाराव जन-	बनाम भारध्य बैंक लिमिटेड,
, ,	विवाद	रल सेकेटरो, भान्ध्र वैंक	सुल्तान बाजार, हैदरा-
	भूता	इप्लाइज एसोसिएशन।	षाव प्रवस्थमंडल ।
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	∿ স৹ भা∘		
	45180		
		[सं० एर	न-11025/2/80-क्टो-4(क् गे)]

New Dolhi, the 25th September, 1980.

ORDER

S.O. 3315.—Whereas the Industrial disputes specified in the Schedule hereto annexed are pending before Shri M. Srinivasa Rao, the Presiding Officer, Industrial Tribunal, Hyderabad;

And Whereasthe services of Shri M. Srinivasa Rao are no longer, available;

Now, Therefore, in exercise of the powers conferred by Section 7A read with sub-section (1) of the Section 33B of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby constitutes an Industrial Tribunal, the Presiding Officer of which shall be Shri V. Neeladri Rao with headquarters at Hyderabad and withdraws the proceedings in relation to the said disputes pending before the said Shri M. Srinivasa Rao Presiding Officer, Industrial Tribunal Hyderabad and transfers the same to Shri V. Neeladri Rao, Presiding Officer, Industria

Tribunal, Hyderabad with the direction that the said Tribunal shall proceed with the proceedings from the stage at which they are transferred to it and dispose of the same according to law.

Ol The State of the						
SI, I.D. No. No	Name and date of the Order	Name of the parties.				
(1) (2)	(3)	(4)				
1. 8/78	Order F. No. L—21011(1)/77-D. IV (B) Dt. 20-3-78, from Ministry of Labour, Empployment & Rehabilitation Government of India, New Delhi.	Workmen and the Management of Singareni Collieries Compuny Limitea Ramakrishnapur Division, Adilabad Distt (A.P.).				
2. 10/78	Order No. L-29012/28/77-D. III (B) Dt. 2-5-78, from Ministry of Labour, Emp- loyment & Rehabilitation, Government of India New, Delhi.	Workmen and the Management of Sri Kodandarama Barytes Mine, Shankavaram Vill Vinjampur PO, Udayagiri Tq. Nellore Distt.				
3. 17/78	Order No. L—28011(4)/76-D. IV. B/D. III(B) Dt. 31-5-78, from Ministry of Labour, Employment & Rehabilitation, Government of India, New Delhi.	Workmen and the Management of Sree Kalayana Rama Mica Mine Kalichedu, Nellore Dist. (A.P.).				
4. 18/78	Order F. No. L—21012(1)/78- D. IV(B), Dt. 12-7-78, from Ministry of Labour, Employment & Rehabilita- tion, Government, of India New Delhi.	Workmen and the Management of Singareni Collie- ries Company Limited Godavari Khani, Karim- nagar, Dist (A.P.)				
5. 21/78	Order F.No.L-21012/3/78-D. IV(B), Dt 21-8-78, from Ministry of Labour Employment & Rehabilitation, Government of India, New	Workmen and the Management of Singareni Collie- ries Company Ltd., Godavari-				

6. 23/78 Order F. No. L—21012(5)/78-D. IV(B) Dt. 19-8-78, from, Ministry of Labour, Emplopment & Rehabilitation Government of India, New

Delhi.

Delhi.

Delhi.

7. 25/78 Order F. No. L—21012(8)/78-D. IV(B) Dt. 29-8-78, from Ministry of Labour, Employment & Rehabilitation Government of India, New Workmen and the Management of Singareni Collieries Co. Ltd., Godavari Khani, Karimnagar Dist.

nagar District.

Karim-

khani.

Workmen and the Management of Singareni Collieries Co. Ltd., Yellandu Divn. Khammam Dist.

2	3	4	1 2	_3	4
. 18/71	Order (No. 23/28/70/LR. III), Dt. 3-1-71, from Ministry of Labour Employment & Rehabilitation, Govern- ment of India, New Delhi.	Workmen and the Mangaement of Andhra Bank Ltd. Hyderabad (Remanded by High			Ltd., Somagudem No. 3, Incline, Bellampalli Divn. II.
D. 33/78	Order F.No. L—21012(12)/78-	Court of Andhra Pradesh).	18. 9/79	Order F. No. L—11011(4)/78-D. II(B) Dt. 18-6-79, from Govt. of India, Ministry of Labour, New Delhi.	Workmen and the Management of Indian Airlines, Madras Region.
,	D. IV(B) Dt. 9-10-78, from, Ministry of Labour, Emp- loyment & Rehabilitation, Government of India, New Delhi.	Management of Singareni Collie- ries Co. Ltd., Godavari Khani, Ramagundam Di- vision. Karim- nagar Dist.	19. 11/79		Workmen and the Management of State Bank of India, Hyderabac Circle.
D. 34/78	Order F. No. L—21012(16)/78 D. IV(B) Dt. 20-10-78, from Ministry of Labour, Employment & Rehabilita- tion, Government of India, New Delhi.	Workmen and the Management of Singareni Collieries Co. Ltd., Shanti Khani, Bellampalli Divn. II, Adilabad Dist.	20. 12/79	Order F. No. 21011/(17)/79-D. IV(B) Dt. 1-8-79, from Govt.of India, Ministry of Labour, New Delhi.	Workmen and the Management of Singareni Collie- ries Co. Ltd., Ko- thagudem Col- lieries (PO), Khan- mam Distt. (A.P.
1 25/50	04 17 N. T. 21012/12/12	(A.P.).	21. 13/79	Order No. L. 42011(22)/78-D. II. B. Dt. 22-8-79, from	Workmen and the Management o
1. 35/78	Order F. No. L—21012(17)/78 D. IV (B) Dt. 20-10-78, from Ministry of Labour, Employment & Rehabilitation, Government of India, New Delhi.	Workmen and the Management of Singareni Collie- ries, Co., Ltd., Yellandu Collie- ries, Ramagun-		Govt. of India, Ministry of Labour, New Delhi.	Management of Modern Rice Mill of the Food Corporation of India, Nellore.
		dam Divn. II, Godavari Khani.	Divn. II, 22. 14/79 Order F. No. L—21012(1 avari Khani. D. IV. B. Dt. 23-8-79,	Order F. No. L—21012(1)/79- D. IV. B. Dt. 23-8-79, from Govt. of India, Ministry of	Workmen and the Management of Singareni Collie
2. 41/78	II. A. Dt. 4-12-78, from Ministry of Labour, Emp- loyment & Rehabilitation,	Workmen and the Management of State Bank of India, Hyderabad.		Labour, New Delhi.	ries Co, Ltd. Bellampalli Divn I, Bellampalli.
	Government of India, New Delhi.		23. 15/79	Order No. L-21012/21/78-D. IV (B) Dt. 12-3-79, and	Workmen and the Management of
3. 1/79	Order No. L-34011(7)/78-D. IV(A) Dt. 10-1-79, from Ministry of Labour, Employment & Rebilitation, Government of India, New Delhi.	Workmen and the Management of Visakhapatnam Port Trust, Visha- khapatnam.		order No. F. No. 11025(1)/79-D. IV(B) Dt. 18-8-79, from Govt. of India, Ministry of Labour, New Delhi.	Singareni Collicti es Co. Lid; Rania gundam Divn-1
4. 3/79	Order No. L—12012/40/78-D. II. A. Dt. 9-4-79, from Ministry of Labour, Employment & Rehabilitation, Government of India, New Deihi.	Workmen and the Management of State Bank of India, Hyderabad.	24, 16/79	Order No. F.L-21012(19)/ 78-D. IV(B) Dt. 16-3-79 and Order F. No. 11025(1)/ 79-D. IV(B) Dt. 18-8-79 from Govt. of India, Mi- nistry of Labour, New	Workmen and the Management of Singarent Collier os Co. Ltd. Rama gundam Divn-J Godavari Khan
15 4/79	Order No. F. L-21011(4)/78- D. IV(B) Dt. 19-5-79, from Ministry of Labour, Emp-	Workmen and the Management of Singareni Collie-		Delhi.	Karimnagar Dis Andhia Pradesh.
	loyment & Rehabilitation, Government, of India, New Delhi.	ries Co. Ltd., Kothagudem Col- lieries, A.P.	25. 22/79	Order No. L-34012/2/78-D. IV(A) Dt. 6-12-79, from Govt. of India, Ministry	Workmen and the Management of Visakhapatnam
16. <i>5/</i> 79	Order No. L-12012/49/78-D. II. A. Dt. 25-5-79, from, Ministry of Labour, Govern		26. 1/80	of Labour, New Delhi. Order No. L-21012(17)/79-D.	Port Trust, Visa khapatnam. Workmen and th
17. 6/79	-ment of India, New Delhi. Order F. No. L21012(22)/78	India, Alur Branch.	20. 1/60	IV(B) Dt. 22-9-79 and order	Management o
. 7. 0/13	D. IV(B) Dt. 28-5-79, from Government of India, Min- istry of Labour, New Delhi.			No. S-11025 (5)/79-D. IV. B. Dt. 10-1-80 from Govt. of India, Ministry of Lebour, New Delhi.	Singareni Collicri Co. Ltd., Kotha gudium (I.M.A. Power House,

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27. 2/80	Order No. L-12012/3/79-D. H. A. Dt. 7-2-1980, from Govt, of India Ministry of Labour, New Delhi.	Workmen and the Management of State Bank of India, Hyderabed.			
28,	ndor No. L-28011/4/79-D. III. B. Dt. 16:10-79 from Govt. of India Ministry of Labour, New Delhi.	Workmen and the Management of Sri Kalayana Rama Mica Company, Gudur.			
29.	Order No. L-12012/72/79-D. H. A. Dt. 7-6-80, from Govt. of India, Ministry of Labour, New Delhi.	Workmen and the Management of State Bank of Hyderabad,			
30.	Order No. L-42011/10/79-D. II. B. Dt. 19-6-1980, from Govt, of India, Ministry of Labour, New Delhi.	Workmen and the Management of India Government Mint, Hyderabad.			
31.	Order No. L-21011/18/79-D. IV(B) Dt. 7-7-80, from Govt, of India, Ministry of Labour, New Delhi.	Workmen and the Management of Singateni Collier- ies Co. Ltd., Yel- landu, Khammam Distt. (A.P.)			
32.	Order No. L-21012/23/79-D. IV(B) Dt. 2-8-80, from Govt. of India, Ministry of Labour, New Delhi.	Workmen and the Management of Singateni Collieries Co. Ltd., Maru- gur Divn. Kotha- gudium.			
33.	Order No. L-21011(8)/80-D. IV(B) Dt. 14-8-80, from Govt. of India, Ministry of Labour, New Delhi.	Workmen and the Management of Singareni Collicites Co. Ltd., Belam- pali, Divn. Adila- bid Dt. A.P.			
34. —	Order No. L-21011(3)/80-D. IV(B) Dt. 14-8-30, from Govt, of India, Ministry of Labour, New Delhi.	Workmen and the Management of Singareni Colli ri- es Co. Ltd., Rama- krishnapur Divn, H. P.O. Ramakri- shnapur, Adilaba			

Central Government's Miscellaneous Petitions Pending 1 M.P. M. 37/80 Sti N. Subbi R. D. Ve The Management

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in	Workman, Andhra	of Anchia Bark
I.D. No. 1^/71	Bank Limited.	Ltd., Sultan Ba- zar, Hyderabad.
2. M.P. No. 45/80	Sri O.P. Ranga Vs.	The Management
in	Rao, General Scc-	of Andhra Bank
I, D. No. 18	3/71 retary, Andhra Bank Employees	Ltd., Sultan Ba- zar. Hyderabad.
		zai, Hyderabad.
	Association.	

[No. L-11025(2)/80-D. IV(B)]

Dt., A.P.

New Delhi, the 17th November, 1980

S.O. 3316.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Central Government Industrial Tribunal No. 1, Dhanbad, in the industrial dispute

between the employers in relation to the management Ningha Collicity Ningha Sub-Area, Eastern Coalfields Limited and their workmen, which was received by the Central Government on the 4th November, 1980.

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL NO. 1, DHANBAD

In the matter of a reference under Sec. 10(1)(d) of the Industrial Disputes Act, 1947.

Reference No. 3 of 1980

PARTIES:

Employers in relation to the management of Ningha Colliery of Eastern Coalfields Ltd., P. O. Kulipahari, District Burdwan.

AND

Their Workmen,

PRESENT:

APPFARANCES :

For the Employers—Shri T. P. Choudhury, Advocate. For the Workmen-Shri B. Lal, Advocate.

State: West Bengal.

Industry: Coal.

AWARD

By Order No. L-19012(39)/79-D.IV(B) dated 10th 1980 the Central Government has referred to this Tribunal the dispute as mentioned in the schedule attached to the order for adjudication. The schedule to the order reads thus:

"Whether the action of the management of Colliery, Ningha Sub-Area, Eastern Coalfields Limited, Post Office Kalipahari, District Burdwan in denying the employment of surface light duty with effect from 30th August, 1978 to Shri Jhaman Gope is justified. If not, to what relief is the concerned workman entitled?"

- 2. After receipt of order mentioned above and after notice both parties have filed their respective written statements. Before the case could be heard on merit a settlement arrived at between the parties and signed by them with required number of copies have been filed with a prayer that an award be passed in terms of the settlement. In my order dated 27-10-80 I have already observed that the parties and their representatives present before the Tribunal have admitted the terms of the settlement and that he terms of the settlement are fair and proper. After having observed thus I have granted the prayer for passing an award in terms of settlement.
- 3. The award therefore, in the case is as follows. Shrl Thaman Gope, the concerned workman, being found medically unfit to work as an Underground Londer he is deemed to have retired voluntarily with immediate effect. He will not be paid any wages for the idle period while the said period will be treated as continuous service for the purpose of his gratuity and his son Shri Jana dan Gope will be appointed as Underground Loader, he having been found fit to work as an Underground Loader in a Medical Board constituted for the purpose on 7-10-80 and he being below the age of 35 years. After observing the necessary formalities namely, after submission of attestation form affixing his photograph and a certificate from the concerned Block Development Officer/any Gazetted Officer certifying his identity. Shri Jhaman Gope shall apply for his gratuity and other legal dues, if any, which will be paid to him expeditiously.

The parties will bear their own costs.

4. The settlement will form part of the award.

Dated the 28th October, 1980.

B. K. RAY, Presiding Officer. [No. L-19012/39/79-D.IV(B)]

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL NO 1 AT DHANBAD

Reference No. 3 of 1980

PARTIES

Employers in relation to the management of Ningha Colliery of Eastern Coalfields Limited

AND

Their Workmen

The parties beg to state as follows -

- 1 That under the above Reference this Honbie Tribunal is required to adjudicate about the properiety of the action of the management in denying light surface duty to Shri Jhaman Gope, underground Loader
- 2 That during the pendency of the Reference, the parties entered into negotiation, with a view to resolve the dispute
- 3 That it was agreed on principle that in case Shri Jhaman Gope is found medically unfit to work as underground loader he would retire voluntarily and his son, Shri Janardan Gope will be appointed as an underground loader subject to his being below the age of 35 years and medical fitness
- 4 That in pursuance of this agreement both Shri Ihaman Gope and Shri Janaidan Gope were examined by a medical Board specially constituted for the purpose on 7-10 1980 as fixed by the Hon'ble Tribunal and the Medical Board found that Shri Janaidan Gope is unfit to work as underground loader while Shri Janaidan Gope is fit to work as underground loader and is also below the age of 35 years
- 5 That in such view of the matter the Reference has been agreed to be disposed of in the following terms
 - (a) Shri Jhaman Gope will be deemed to have retired voluntarily with immediate effect
 - (b) He will not be paid any wages for the idle period but the period will be treated as continuous service for the purpose of his gratuity
 - (c) Shri Janardan Gope will be appointed as underground loader at piece-rate after observing the necessary formalities namely after he submits the attestation form affixing his photograph and a certificate from the concerned Block Development Officer/any C zetted Officer certifying his identity
 - (d) Shii Jhaman Gope shall upply for his gratuity and other legal dues if any which will be paid to him expeditiously

Since the above settlement is fair and leasonable, the curties play that the Hon'ble Tilbunil will be pleased to a curta award in terms thereof

For and on behalf of the Wo kmen

(Iagdish Pande) General Secretary Colliery Mazdoor Congress (Ind) Asonsol

WORKMEN CONCERNED

(Thaman Gope)

For and on behalf of the Employers,
(B K Banerjee) Senior Personnel Officer Striput Area
(N Jha) Senior Personel Officer Ningha (a)

WITNESSES -

1 2

Part of the Award

New Delhi the 18th November, 1980

SO. 3317.—In pursuance of section 17 of the Industrial Disputes Act 1947 (14 of 1947) the Central Government hereby publishes the following award of the Industrial Tribunal (Central Hyderabad, in the industrial dispute between the

employers in relation to the management of Singarem Colheries Company, Limited and their workmen, which was received by the Central Government on the 4th November, 1980

BEFORE SHRI V NFELADRI RAO, BABL, INDUST-RIAL TRIBUNAL (CENTRAL) AT HYDERABAD

PRESENT

Industrial Dispute No. 18 of 1978 BETWEEN

Workman of Singarani Collieries Company I imited, Godavari Khani, Karimnagar District (AP) (Ismail, Ex Hauler Khalasi)

AND

The Man igement of Singaieni Collieries Company Limited, Godavari Khani, Karimnagai District (AP)

Industrial Dispute No 21 of 1978

BETWEEN

Workman of Singareni Collieries Company I mite 1, Godavari Khani Katimnagai District Godavari Khani, 7th Incline (AP) Ramagundam Division II (Channangi Pulliah, Ex-Trammer)

AND

The Management of Singareni Collieries Company Limited, Godavan Khani, Karimnagar District (AP)

Industrial Dispute No. 23 of 1978

BETWEEN

Workman of Singareni Collieries Company Limite I, Godyvari Khani 7A Incline, Karimnaga D trict (AP) (Risamalla Goral, Trammet)

AND

The Management of Singareni Collicites Company I imited, God avari Khani, Karimangai District, GDK 7 Incline (AP)

These industrial disputes coming for final hearing before me on 15-10-1980 in the presence of Sii A. Lakshmana Rao, Advocate for the Workmen and Sarvasri K. Siinivasa Murthy, K. Setyanaravana Rao and S. Ravindianath Advocates for the Management and having stood over for consideration till this day, the Tribunal passed the following —

COMMON AWARD

In Notification No L 21012(1)/78-D-IV(B) dated 12-7 1978 from Government of India Ministry of Labour, New Delh teferred to this Tribunal for adjudication under Section 7A and 10(1)(d) of the Industrial Disputes Act, 1947 an industrial dispute between the Workmin and the Manigement of Singateni Collicites Company Limited Godaviii Khani, Karimnagar District in respect of the following matters

- 'Whether the act on of the Management of Singaleni Collieries Company Limited in dismissing Shri Mohammed Ismail Fx-Hauler Khalasi, Godavarl Khani 7A Incline from service with effect from 13th September, 1977 is justified? If not to what relief is the concerned workman entitled?'
- 2 In Notification F No L 21012/3/78 D IV(B) dated 21 8-1978 from the Government of India, Ministry of I abour, New Delhi, referred to this Fr bunal for adjudication under Section 7A and 10(1)(d) of the Industrial Disputes A t, 1947 an industrial Dispute between Workman and the Management of Singareni Collieries Company Limited, Godavari Khani, Kaiminagar District Godavari Khani 7A Incline, in asspect of the following matters:
 - "Whether the action of the management of Singareni Collieres Company I mited in dismissing Shri Channingi Pullaiah Ex-Trammer, Godavari Khani 7A Incline Ramaeundam Division II from service with effect from 16th September 1977 is jistified? If not to what relief is the concerned workman entitled?"

- 3. In Notification F. No. L-21012(5)/78-D.IV(B), dated 19-8-1978 from the Government of India, Ministry of Labour, New Delhi, referred to this Tribunal for adjudication under Sections 7A and 10(1)(d) of the Industrial Disputes Act 1947 an industrial dispute between Workman and the Management of Singareni Collieries Company Limited, Godavari Khani, Karimnagar District, GDK-7A Incline, in respect of the following matters:
 - "Whether the action of the Management of Singareni Collieries Company Limited, in dismissing Shri Rasamalla Gopal, Trammer Godavari Khani 7A Incline from service with effect from 13th September, 1977, is justified? If not, to what relief is the concerned workman entitled?"
- 4. By a common Order dated 20-8-1979 the then learned Chairman, Industrial Tribunal (Central), Hyderabad, held that the enquiries conducted against all the three workmen have been fair and proper and that the findings of the Enquiry Officer are also correct and they do not warrant any interference. So the only point for consideration is whether the orders of dismissal of all the three workmen or any of them are not justified and if so what punishment can be imposed.
- 5. First I deel with the case of Sri Channangi Pulliah whose reference was registered as I.D. No. 21 of 1978. He was suspended from 11-5-1977 for ten days for illegally occupying the quarters near the Regional Hospital, and the order of suspension was passed after due enquiry. The strike was connenced in second shift on 11-5-1977. Sri G. Bhumajah (M.W. 1 before the Enquiry Officer) Colliery Manager of the concerned Incline stated before the Enquiry Officer that due to the above suspension, the said Pullaiah along with some others approached him for withdrawal of order of suspension, and he told them that only after conducting the necessary enquiry, he was suspended and he had not vacated the illegally occupied quarters and unless he vacates the said quarters, no further consideration shall be shown to him, and then the said Pulliah and others insisted that unless the above suspension order was withdrawn they would not go down into the Mine.
- 6. It is clear from the evidence of M.W. 1 before the Enquiry Officer which remained unchallenged that the said Pullaiah and others instigated other workers to resort to strike, and the said instigation was due to the order of the Management suspending Pulliah.
- 7. In Management of Chandramalai Estate v. Its Workmen (1960 AIR. Supreme Court, page 902) it was held that strike is a legitimate and some times unavoidable weapon in the hands of labour it is equally important to remember that indiscriminate and hasty use of this weapon should not be encouraged. It will not be right for labour to think that for any kind of demand, a strike can be commenced with impunity without exhausting reasonable avenues for peaceful achievement of their objects. There may be cases where the demand is of such an urgent and serious nature that it would not be reasonable to except labour to wait till after asking the Government to make a reference. In such cases, strike even before such a request has been made, may well be justified. Where the main demands of the Union were not of urgent nature and the workmen might well have walted for some time after the conciliation efforts failed and before starting the strike, and in the meantime to have asked the Government to make a reference.
- 8. In this case the said Pullaiah illegally occupied the quarters and when he was asked to vacate the same, he refused to vacate it. Then an enquiry was conducted and on the basis of the report of the Enquiry Officer therein an order was passed on 10-5-1977 suspending the said Pullaih for ten days with effect from 11-5-1977. On 11-5-1977 he instigated the other workers to resort to strike and there was strike in 7A Incline of the Coal Mine of this Management in the second shift of 11-5-1977. When the said Pullaiah and some other workers asked M.W. I before the Enquiry Officer, to cancel the order of suspension, the letter asked the said Pulliah to first vacate the illegally occupied quarters before any consideration can be shown to him The approach of the said official was fair and just. If the Management had not taken necessary action against the concerned workmen who illegally occupied the quarters, there would be naturally pointation from other workmen who were entitled to allotment of illegally occupied quarters, on the basis of

- priority or other concerned guidelines issued by the Management. Even when the concerned official of the management expressed that cancellation of order of suspension would be considered, if the said Pulliah vacates the quarters, he still persisted in continuing to occupy the same and further instigating the other workers to resort to strike with a view to force the Management to cancel the order of suspension. So it is a case where strike was resorted to black-mail the Management. Due to strike, there was loss in production of coal, a material which is in scarcity. It is true that under Section 11(a) of the I.D. Act it is open to this Tribunal to set aside the order of dismissal, if it finds that the dismissal is excessive penalty and not warranted in the circumstances of the case in District Manager. Apsrte v. Labour Court, Guntur and others (vide 1978 A.P.H.C. Notes page 1.)
- 9. The learned counsel for the Management referred to Sarabhai M. Chemicals v. M. S. Ajmere (1980 (I) LLN, page 70) wherein the Bombay High Court observed as follows:—
 - "If it is not possible for the Labour Court to reach the conclusion that the workman was being punished for his trade union activities under the clock of awarding him punishment for misconduct, then the Labour Court should have been slow to interfere with the order of punishment. It would hardly be open to the Labour Court to interfere with an order of punishment merely on the ground that for a misconduct with which the workman is charged a lesser penalty was permissible or could have been awarded by the employer.

The Tribunal is not required to consider the propriety or adequacy of the punishment or whether it is excessive or too severe. In case the punishment is shockingly disproportionate regard being had to the particular conduct of the workman, the test is that no reasonable employer would ever impose such punishment in like circumstances and then alone the Tribunal would be entitled to treat the punishment as amounting to victimisation or unfair labour practice."

- 10. In this case the strike was resorted to, due to the persistence of the said Pullaiah to continue to occupy the quarters illegally, even after he was suspended as he refused to vacate it At his instigation and the instigation of some others, about 840 workmen resorted to strike when the Management refused to cancel the order of suspension of the said Pullaiah as he had not even expressed his intention to vacate the illegally occupied quarters. The very demand of the said Pullaiah was unjust. In order to maintain industrial peace, the Management has to take necessary steps against the workers who illegally occupied the quarters, which had to be allotted to some other workmen who were entitled to said allottment. So in view of the circumstances, the order of dismissal of the said Pullaiah cannot be treated as a punishment which is shockingly disproportionate or which is not warranted in the circumstances of the case. It cannot also be stated that no reasonable employer would ever impose such punishment in like circumstances.
- 11. Hence I find that the action of the Management of Singareni Collieries Company Limited in dismissing Channangi Pulliah from services with effect from 16-9-1977 is justified.
- 12. The case of the remaining two workmen that is Sri Ismail who is concerned in Industrial Dispute No. 18 of 1978 and Sri Rasamalla Gopal who is concerned in Industrial Dispute No. 23 of 1978 can be considered together as the material that had to be referred in regard to them is roughly similar Both these workmen not only instigated the other workers to resort to strike in Shift No. 2 on 11-5-1977 but they also participated in the strike. The learned counsel for the Management urged that a distinction has to be made between the workers who simply participated in the strike, and others who had fomented it, in awarding punishment and as these two workers fomented the strike, it cannot be stated that the orders of their dismissal are unwarranted or unjust. In I.G. Navigation Rly. Co. v. Their Workmen (1960 A.J.R., S. C., page 219) it was observed that assuming it is open to the Management to dismiss a workman who had taken part in an illegal strike, in determining the question of punishment, a clear distinction has to be made between those workmen who not only joined in such strike but also took part in obstructing the loyal workmon from carrying on their work or took part in violent demonstration or acted in defi-ance of law and order, on the one hand, and those workmen who were more or less silent participators in such a strike.

13. It may be noted that neither of these two workmen acted in defiance of law and order or obstructed loyal workmen from carrying on their work. In this case there is no material to show that workmen resorted to violent demonstration during or before or after strike. The material on record suggests that it was a peaceful strike even though 840 workmen participated. It may be further noted that neither of these two workmen is personally interested in regard to the object for which strike was resorted to. It had to be further seen that the order of suspension of Sri Puliah was passed on 10-5-1977 and his suspension had come into effect from 11-5-1977, and on the same day after the said Pulliah and these two workmen and come others made representation to M.W. 1 before the Enquev Officer, the workers resorted to strike on the same day. So it is not a case where instigation was carried on for number of days. It is not unreasonable to hold that these two workmen might hale been persuaded by the said Pulliah in instigating the other workmen to resort to strike. It is not as if that these two workmen are well educated. One was Haule Khelasi while the other was Trammer. So it cannot be stated that they would have deli-berately calmly and coolly before instigating others to resort to strike. Probably at the spur of the moment, they might have been attracted by the appeals made by the said Pullaiah. So even though they instigated other workers to resort to strike, still in view of the above circumstances it can be stated that the orders of dismissal of these two workmen are not justifiable. Their acts can be distinguished from the conduct of the Stenographer which was referred to in Sarabhui M. Chemicals v. M. S. Ajmere (1980 (I) I LN, page 70) it was a case of responsible employee like a Stenographer indulging in deliberate disobedience of layful orders. But in this case, these two not well educated workmen resorted to fomenting of strike being moved emotionally, and I already observed that there two workmen are not responsible employees.

14. The learned counsel for the Workmen contended that the Management had taken back some of the workers who have said to have instigated others to resort to strike on that day and if these workers are not reinstated then it amounts to discrimination. M/s. Bharat Sugar Mills Ltd. v. Siri Jai Singh (1962(3) S.C.R., nage 684) was referred to for the other side to meet the above contention. It was observed as follows at nage 698 of the above judgement.

by the fact that 13 other workmen who were surpended were pardoned and taken back while 21 were not allowed to join duty. It appears clear that several at least of the 13 who had been taken back were also active members of the Union. There is no ground for saying therefore that the management discriminated against these 21 workmen because of the fact that they were active members of the Union It may verywell be that they have been taken back as their active participation in the 20 slow was not established. Without knowing fully the circumstances under which those other 13 were taken back to work it is not proper to hold that there has been any discrimination against these 21".

As there is no material to show as to why some of the workmen who instigated the strike on that day were taking back, the above contention for the workmen has to be negatived in view of the above judgement.

15. The learned counsel for the Workmen relied on A.P.S.R.T.C. vs. I.ABOUR COURT, GUNTUR (1978 (I) LLJ, page 182 H.C.) and D.B.R. MILLS I.T.D. vs. RAMIAH (1978 (I) AP LLJ page 341 H.C.) to refer to the scope of Section 11 (A) of the Industrial Disputes Act. In the former decision it was held that a direction withdrawing payment of back wages either fully or partly is undisputably penal in nature, and it cannot therefore be said that Labour Court passed perverse orders of reinstatement without awarding any punishment to the employees even though it found them guilty of the misconduct In the latter decision it was held that it is not necessary that the Tribunal must arrive at a finding regarding unfail labour practice or victimisation to award lesser punishment in lieu of discharge or dismissal, for if the Tribunal is satisfied that the order of discharge or dismissal was not instified, even if no victimisation or unfair labour practice is proved, it is open to it to award lesser punishment

16. In let 1. Excised that in the circumstances referred to the orders of dismissal in regard to these two workmen are 940 G.Y./80 = 9

tunnst. Of course in the order of dismissal of Sri Rasmala Gopal it was stated that he was worned twice for the misconduct under 16(4) and warned once for the misconduct under 16(6) and 16(18) of the Company's Standing Orders. But they are mere cases of warning, and so it cannot be stated that there were grave charges of misconduct on his part prior to this strike. So even though he was warned thrice previously, it is not a ground for dismissal of this workman for misconduct in this case, in view of the circumstances referred to by me.

17. In the dismissal order of Sti Md. Ismail, it was stated that he was suspended thrice for the misconduct under 16(1) and 16(9) of the Company's Standing Orders. The statement of the said Ismail before the Enquiry Officer shows that he was suspended three times as he failed to vacate the quarters illegally occupied by him. But in his statement, he stated that he might be given six months time to vacate it as 1c has to search for alterantive occupation. So it is not a case where he instigated others to resort to strike when he himself was suspended. So even though he was suspended thrice previously, it is still not a ground to dismiss ham when he instigated others to resort to strike in view of the various circumstances referred to by me.

18. Hence I find that the action of the Management in dismissing these two workmen from service is not justified and so the management has to be directed to reinstate them.

19. Of course the general rule is that the back wages should be allowed if reinstatement is ordered. But as the guilt of there two workmen was proved, the direction withdrawing back wages has to be treated as punishment. In this case I feel that it is not proper to order back wages, for it will be not only sufficient punishment to these workmen, but also to deter other workmen from instigating others to resort to strike in support of unjust cause.

20. Industrial Dispute No. 18 of 1978: In the result I find that the action of the Management of Singareni Collieries Company Limited, in dismissing Shri Mohammed Ismail, Ex-Hauler khalasi. Godavari Khani 7A Incline from service with effect from 13th September, 1977 is not justified. The Management is directed to reinstate the said worker but without back wages.

21. Industrial Dispute No. 21 of 1978: In the result I find that the action of the Management of Singarchi Collierice Company Limited, in dismissing Shri Channangi Pullaiah, Ex-Trammer Godavari Khani 7A Incline, Ramagundam Division-II from service with effect from 16th September, 1977 is justified.

22. Industrial Dispute No. 23 of 1978: In the result I find that the action of the Management of Singareni Collieries Company Limited, in dismissing Shri Rasamalla Gopal, Trammer, Godavari Khani 7A Incline from service with effect from 13th September, 1977, is not inustified. The Management is directed to reinstate the said worker but without back wages.

Award is passed accordingly.

Dictated to the Senographer, transcribed by him and corrected by me and given under my hand and the seal of this Tribunal this the 23rd October, 1980.

INDUSTRIAL TRIBUNAL Appendix of Evidence

WITNESSES EXAMINED FOR

WORKMEN

MANAGEMENT M. W. 1 Shri Kanjele

W. W. 1 Sti Mohammad Ismail (in ID 18/78)

W.W.1—Sri Channangi Pullaiah (In J.D. 21/78)

W.W.1—Sri Rasmalla Gopal. (in I.D. 23/78).

M.W 2-Sri P. Venkateswara Rao.

Documents Exhibited for the Workmen

In I.D. No. 18 of 1978

Nil.

In I.D. No. 21 of 1978

Ex. W1: Copy of the Enquiry report dt. 16-8-77 pertaining to Sri Channangi Pullaiah (Marked as Ex.

M7 in J.D. No. 18 of 1978). In I.D. No. 23 of 1978

Nil.

Documents Exhibited for the Management In J.D. No. 18 of 1978

- Ex. M1—Enquiry Report pertaining to Sri Mohd. Ismail. Ex. M2—Representation dt. 31-12-77 of Sri Mohammad Ismail to the Labour Enforcement Officer (Central), Mancherial.
- Ex. M3-Representation dt, 7-2 78 of Sri Mohammad eceding pertaining to Sri Channangi Pullaiah, cherial.
- Ex M4-Minutes of Conciliation Proceedings held on 7-2-78 in the office of the Divisional Superintendent, Ramagundam Div. 11.
- Ex. M5-Charge sheet dt. 1-6-77 issued by the Management to Sri Mohd. Isma.!
- Ex. M6—Enquiry Report dt. 31-7-77 and the enquiry proceedings pertaining to Sri Mohd, Ismail.
- Fx. M7—Enquiry report dt. 13-9-77 and the enquiry proceeding pertaining to Sri Channangt Pullatih (Marked as Ex. M4 in I.D. No. 21/78).
- Ex. M8-Enquiry report dt. 16-8-77 and the enquiry proceeding pertaining to Sri Ra malla Gopal (Marked ex. M1 in I.D. 23/78.

In I.D. No. 21 of 1978

- Ex. M1—Domestic enquiry report pertaining to Sii Channangi Pulliah (macked as Ex. M7 in I.D. No. 18/78).
- Fv. M2 Representation dt, 31-12-77 of Sri Channangi Pulliah to the Labour Enforcement Officer (C) Mancherial.
- Fx. M3-Representation dt. 7-2-78 of Sri Channangi Pulliah to the Labour Inforcement Officer (C) Mancherial.

In J.D. No. 23 of 1978

- Ix M1—Domestic Enquiry report pertaining to Sri Rasamalla Gopal (Marked as Ex. M8 in I.D. No. 18/78).
- Fx. M2—Representation at 31-12-77 of Sr. Rasamalla Gonal to the Labour Enforcement Officer (C) Mancherial.
- Fx. M3--Representation dt. 7-2-78 of Sri Rasamalla Gopal to the Labour Enforcement Officer (Central Mancherial.

Industrial Tribunal. [No. L-21012/1/80-D-TV(B)]

आह्रेश

नई दिल्ली, 21 नवम्बर 1980

भावचार 3318.--थेस्टन कोलफील्डस लिमिटेड का चिरीमिरी एरिया, डाकघर क्रांसिया, जिला सरग्जा के प्रवधतत्र से सम्बद्ध एक भौग्रोगिक विवाद नियोजको भीर उनके कर्मकारों के बीन, जिनका प्रति-निधित्य एम० पी० सी० इक्त्य फैडरेशन, डाकचर एन० गी० पी०, एच० जिला सरग्जा, करती है, विद्यमान है:

ग्रीर उक्त नियोजकों ग्रीर उनके कर्मकारों ने ग्रीद्योगिक विवाद म्राधिनियम, 1947 (1947 का 11) की धारा 10-क की उपधारा (1) के उपबन्धों के ग्रन्सरण में एक लिखित करार द्वारा उक्त निवाद को माध्यस्थम् के लिए निर्देशित करने का करार कर लिया है ग्रीर उक्त माध्यस्थम करार की एक प्रति केन्द्रीय सरकार का भेजी गई है।

भ्रतः, भ्रब, उक्त भ्रधिनियम की धारा 10-क की उपधारा (3) के भनसरण में, केन्द्रीय सरकार उक्त करार को, जो उसे पहली नवस्बर, 1980 को मिला था, प्रकाशित करती है।

(करार)

फार्म-सौ

(ग्रौधोगिक विवाद र्याधनियम, 1947 की धारा 10-क के श्रधीन माध्यस्थम करार)

पक्षकारों के नामः

नियोजकों का प्रतिनिधिन्य करने वाले:

श्री एस० डो० सिंह कार्मिक प्रसन्धक (सी०एच०प्रा^र० एम०), बैस्टंन कोलफोल्इस लि० चिरीमिरी एरिया, डाकघर क्रासिया, जिला सरग्जा (एम० पी०)

युनियन का प्रतिनिधित्व करने वाले: श्री भगवत प्रसाद दुवे, उप महामंत्री, एम०पी०सी० इब्लु० फेडरेशन (मान्यमा प्राप्त युनियन), डाकघर सरगुजा (एम० पी०)

पक्षकारों के बीच निम्नलिखित विवाद को सर्वश्री ग्रार० एग० मृति, भनपूर्व निदेशक (कार्मिक), सेन्द्रल कोलफील्डस लिमिटेट, राची (क्वाटर मं० 3 मी/1, जवाहर नगर, कंको रोड, रांची (ग्रौर श्री गुलाब गुप्ता महामंत्री एम० पी० सी० डब्ल्यू० फेडरेशन, राइट टाउन, जबलपुर, के माध्यस्थम के लिए निदेशिय करने का करार किया गया है जिन्होंने क्रमण: पत्न मख्या 4306, दिनांक, 17-6-1980 श्रीर पक्ष दिनाक 25-3-1980 क्षारा अपनी सहसति दे दी है। सल पत्र अनुभव ''क' और ''ख' के रूप में संलग्न है।

- (1) बिनिर्दिष्ट विवाद-ग्रस्त विषय : भूतपूर्व एन० सी० डी० सी० द्वारा समय-समय पर जारी किए गए कार्यान्वयन सन्देशों/निदेशो, जो भृतपूर्व एन० सी० डी० सी० के मासिक वेतन पाने वाले कर्मचारियों के लिए मजबूरी बोई की सिफारियों के कार्यान्वयन के बारे में हैं, को ध्यान में रखते हुए क्या 10 चार्जमान, जिनके नाम नीचे रखे अनुबंध "ग" में लिए गए है, जयरामन समिनि की रिपोर्ट के ग्रनसार वेतन निर्धारण में किसी लाभ के हकवार है?
- (2) 10 चार्जमैनों में से सात ग्रभी भी विरीमिरी एरिया में काम कर रहे है भीर श्री यू० एन० लाल, एस० पी० दास जमना कोलियरी में काम कर रहे हैं भीर श्री सी० झा० राची में काम कर रहा है लेकिन जिस समय जयरामन समिति की रिपोर्ट प्रस्तुत हुई थी, उस समय उपर्युक्त तीन चार्जमैन चिरोमिरी क्षेत्र में भूतपूर्व एन० सी० डी० सी० में काम कर रहे थे और इसलिए वे भी विचारार्थ विषय के प्रन्तर्गत ग्राने है।
 - (3) विवाद के पक्षकारों का विवरण, वैस्टर्न कोलफील्डस लिमिटेड. जिसमें भंतर्वेलित स्थापन या उपक्रम का नाम भी सम्मिलिन

चिरीमिरी एरिया, डाकघर क्रामिया, जिला सरगुजा, मध्य प्रदेश।

- (4) विवाद मे अन्तर्ग्रस्त कर्मकारीं के नाम या यदि कोई संघ प्रक्तगत कर्मकारों या कर्मकार का प्रतिनिधित्व करता हो तो उसका नाम
- 10 चार्जमैन जिनका प्रति-निधित्व मध्य प्रदेश कोलियरी वर्कर्स फैडरेशन ने किया है। कर्मकारों के नाम श्रनबध में दिए गए हैं।
- (5) प्रभावित उपक्रम में नियोजिन कर्मकारों की कुल सख्या
- (6) विवाद द्वारा प्रभावितया

की प्रावकलित संख्या

वस

हम यह करार भी करने हैं कि मध्यस्य का विनिध्चय हम पर आबद्धका होगा। यह भी करार विद्या जाता है कि यदि दोनो मध्यस्यों के बीच कोई मनभेद हो, तो उस स्थिति में एक और व्यक्ति प्रवितिर्भयक (अस्पायर) निय्क्त किया जाएगा जिसका पंचाट हम पर आबद्ध कर होगा।

सध्यस्थ ध्रपना पंचाट इस करार को शर्मी के भारत के राजपन्न से प्रकाशन की तारीख से छ मास की कालाविध या इतने भीर समय के भीतर जो हमारे बीच पारकारिक निक्षिण तरार द्वारा बढ़या जाए, देगा । यदि पूर्व विधित काला-विधिक भीतर पचाट नहीं दिशा जाता तो साध्यस्यम के लिए निदेश स्वतः रह हो जाएगा और हम नए साध्यस्यम के लिए बातचीत करने का स्वतन्न होंगे।

पत्नकारों के हस्ताक्षर

ह/-(एम् ० की० सिंह) ह/-(भगवन प्रसाद दुवे) कार्मिक प्रवधक (सी० एव० उत्त महानदी, द्यार० एम०) एम० पी० सी० क्वस्त्यू० एफ०

साक्षी

1. ह०/- (एल०बी० सिंह), डाकघर चिरीमिरी एरिया

2 ह०/- श्रपठित स्थान चिरोमिरी

मा**नेख** 24-10-1980

प्रमुखन्ध 'ह"

सेन्द्रल कोलफील्डम लिमिटेड

(कोल इंडिंग लिमिटेड की महायक) दरभंगा हाउस, राची (बिहार)

मदर्भ सख्या 4306

विनाक 17-6-1980

सेवा मे,

महाप्रयन्धकः,

चिरीमिरी एरिया, बैस्टेन कारकीस्डम लिमिटेड, डाकघर कुरासिया, जिला सरगुजा (मध्य प्रदेश)

प्रिय महोदय,

कृपया अपने पत्न संक्या डब्लू सी एल/जीएम/सी एच आर एम/ पी एम-जार्जमैन/469, दिनांक 17/19-3-1980 का अवलांकन करें। मैं अपनी व्यक्तिगत हैमियन से और न कि निदेशक (कामिक), सैन्ट्रल कोलफील्डम लिं० के रूप में श्री गुलाब गुप्ता, महामंत्री एम० पी० सी० डब्लू० एफ के साथ मध्यरथ के रूप में काम करने के लिए अपनी महमति देता हूं जो सर्वश्री आर० एन० झा, बी० जी० बेहुरा, एच० बी० एस० चौहान और मलहोद्या की मजदूरी बोर्ड के वेतन-मानों मे वेतन निर्धारित करने के बारे में है।

भवदीय, (ब्रार० एस० मृति)

धनुबंध "ख"

मध्य प्रदेश कोलियरी वर्कर्स फेडरेशन (पंजीकरण संख्या 22),

इटक सम्बद्ध स० 503 पंजीकृत कार्यालय: चिरीमिरी (एम०पी०) भार० के० मालबीय, महामंत्री का कार्यालय

भ्रह्मक्ष 1674, राष्ट्र टाउम, जबलपुर भृतपूर्व केन्द्रीय उप श्रम मत्नी (सघ्य प्रदेश) फोन: 25092

गुलाब गुप्ता, एस०एल० एम०

महामत्री

संदर्भ संख्या सेवा में, दिसांक 25 मा**र्च**, 1980

महाप्रबन्धक,

वैर्स्टन कोलफील्डम लिमिटेड, चिरीमिनी एरिया, डाकघर चिरीमिरी पिन-497449 प्रिय महोदय

षाजींग के बारे में धापके पन्न सप्या डब्ज् मीठ एल०/जीठ एगठ (सीठएखंडधार राम् १०)/पी एम-बाजेंमैन/ 170, दिमाक 17 मार्च, 1980 के लिए धारका धारका, करते समय, मैं मध्यस्थ के रूप में काम करने के लिए धारकी सहमति देवा हो।

धन्यवाद ।

ग्रापका

(ग्लाब गुप्ता)

ग्रनविध ''ग

विचारार्थ विषय में जिल्लिखित चार्त्रमेना के नामों को दर्शाने बाता

विवरण ।

1. श्री यु० एन० लाल	जमुना
2. श्री बी० श्रार० मनशक्षा	मा गावाली
3. श्री ग्रार० एन० झा	दुमन हिल
4. श्री एस० पो० सिह् चौहान	क् <i>र</i> ागिया
ऽश्री एल० यादय	कारिया
 श्री थीं० दास गुप्ता 	कारिया
7 श्री एन० घाप	कारिया
 श्री डी० जी० बेहुरा 	दुमन हिल
9. श्री एस० पी० दाम	जम् ना
10. श्रीसी० झा	

[सङ्गल—22013/3/80-ছ. [V (बी)]

हरबन्ग बहावुर हैस्क अधिकारा

MINISTRY OF LABOUR ORDER

New Delhi, the 21st November, 1980

S.O. 3318.—Whereas an industrial dispute exists between the employers in relation to the management of the Chirimuri Area of the Western Chalfields Limited, Post Office Kuresia, District Sarguja and their workmen represented by M.P.C.W. Federation, Post Office N.C.P.H., District Sarguja;

And whereas, the said employers and their workmen have by a written agreement under sub-section (1) of section 10 A of the Indu. ial Disputes Act, 1947 (14 of 1947), agreed to refer the said dispute to arbitration and have forwarded to the Central Government a copy of the said arbitration agreement;

Now therefore, in pursuance of sub-section (3) of section 10A of the said Act, the Central Government hereby publishes the said agreement which was received by it on the 1st November, 1980.

As oment

FORM-C

(ARBITRATION AGREEMENT UNDER SEC.10 (A) OF THE INDUSTRIAL DISPUTESACT, 1947)

Name of the Parties

Representing Employer
Sri S.D. Singh,
Personnel Manager (CHRM), Dy. General Secretary,
Western Coalfields Ltd.,

Representing Union
Sri Bhagwat Prasad Dubey,
Personnel Manager (CHRM), Dy. General Secretary,
M.P.C.W Federation (Recognised

Chirimiri Area, Union)

P.O. Kurasia, P.O. N.C.P.H.

District Surguja (MP). District Surguja, (MP)

It is agreed between the parties to refer the following dispute to the Arbitration of S/Shri R.S. Murty, Ex-Director (Personnel) Central Coalfields Limited, Ranchi (Qr. No. 3C/1, Jawaharnagar, Kanke Road, Ranchi) and Shri Gulab Gupta, General Secretary M.P.C.W. Federation, Wright Town, Jabalpur, who have given consent under letter No. 4306 dated 17-6-1980 and letter dated 25-3-1980 respectively. (Original letters enclosed as Annexure 'A' & 'B').

1. Specific matter in dispute

Having regard to the implementation instruction/directive issued by the Ex-NCDC from time to time regarding implementation of Wage Board Recommerdations in respect of monthly paid staff of EX-NCDC whether 10 Chargemen whose maines are given in the Annexure placed as are entitled for any benefit in fixation of pay in terms of Jayaraman Committee's report ?

2. Out of 10 Chargemen 7 are still working in Chriman Ains but Six U.N. Lal, S.P. Das are working at Junua Colliery and Sri C. Jha at Ranchi but at the time of submission of Jayaraman Committee report the above 3 Chargemen were working in the Ex-NCDC at Chicimiri Area and as such they are also covered under the terms of reference.

Coulfields Limited,

Chirimiri Arca, P.O. Kurasia,

Distt. Surguja, Madhya Pra-

10 Chargemen, represented by

Madhya Pradesh Colliery

attached as Annexure 'C'.

Workers Federation, name

- 3. Details of the parties to the dispute including the name of the establishment or undertaking involved.
- 4. Name of the workmen involved in the dispute or the name of the Union if any, representing the workmen or workman in question
- 5. Total number of workmen Ten employed in the undertaking affected.
- 6. Estimated number of work- Ten men affected or likely to be affected by the dispute.

We further agree that decision of the Arbitrator shall be binding on us. It is also agreed that in case Arbitrator are equally divided in their opinion in that case another person shall be appointed as umpire whose awards shall be binding on us.

Western

The Arbitrators shall make their Award within a period of six months from the date of the Publication of the terms of agreement in the Gazette of India or within such further time as is extended by mutual agreement between us in writing. In case the Award is not made within the period aforementioned reference to the Arbitration shall stand automatically cancelled and we shall be free to negotiate from fresh Arbitration.

> Sd/-Sd/-

(BHAGWAT PD. DUBEY) (S.D. SINGH) Personnel Manager (CHRM) Dy. General Secretary, MPCW F Witnesses :-

1. Sd/- (L.B. Singh PO-Chrimiri Area)

: Sd/- (Illegible) Place: Chirimin Dated: 24-10-1980.

ANNEXURE 'A'

Central Coalfields Limited (A Subsidiary of Coal India Limited)

Darbhanga House, Ranchi (Bihar) Ref. No. 4306 Dated the 17-6-1980

To,

The General Manager,

Chirimiri Area, Ween Coaffields Limited, P.O. Kurasia, Dist. Surguja (M.P.)

Dear Sir.

Kindly refer to your letter no. WCI/GM/CHRM/PS-Chargeman/469 dated 17/19-3-1980. I hereby give my consent to function as an arbitrator along with Sri Gulab Gupta, General Secretary, M.P. C.W.F. in connection with the fixation of pay of S/Sri R.N. Jna, D.G. Behura, H.B.S. Chauhan and Malhotra wage board pay scales in my individual capacity and not as Director (Personnel), Central Coalfields Ltd.

Yours faithfully,

Sd/-

(RAL. S. MURTHY)

ANNLXURE 'B

Madhya Pradesh Colliery Workers Federation (Regd. No. 22, INTUC Affiliation No. 503)

Regd. Office: CHIRIMIRI (M.P.)

R.K. Malviya, Offce of the General President Secretary:

Ex-Union Deputy Labour 1674, Wright Town, Minister. Jabalpur (M.P.) Gulab Gupth, LL.M. Phone: 25092

General Secretary

Ref. No. Dated 25th Match, 1980

To,

The General Manager,

Western Coalfields Limited.

Chirimiri Arca, P.O. Chirimiri

Pin-497449

Dear Sir,

While thanking you for your letter No. WCL/GM(CHRM)/ PS-Chargeman/470 dated 17th March 1980 Regarding case of Chargeman, I have to convey my acceptance of the same. Thanking you,

> Sincerely yours, Sd/-(Gulab Gupta)

ANNEXURE C'

Statement showing the names of the Chargemen mentioned in the terms of reference

1. Shri U.N. Lal	Jamuna.
2. Shri B.R. Malhotra	Sonawani.
3. Shri R.N. Jha	Dumanhill.
4. Shri S.P. Singh Chauhan	Kurasia,
5. Shri L. Yadav	Korea.
6. Shri B. Das Gupta	Korea.
7. Shri N. Ghosh	Korca.
8. Shri D.G. Behura	Duman Hill.
9. Shri S.P. Das	Jamuna.

10. Shri C. Jha

[No. L-22013(3)/80-D. IV. (B)], HARBANS BAHADUR, Desk Officer

आवेश

नई दिल्ली, 10 भन्तूबर, 1980

कार प्राः 3319 — फेन्द्रीय सरकार की राप है कि इसने उसबाद प्रमुसूची में विनिविष्ट विषय के बारे में बैंक प्राफ बड़ीदा के प्रबन्धनंत्र से सम्बद्ध एक म्रीद्योगिक विवाद नियोगकों ग्रीर उनके कर्मकारों के बीच विष्मान है,

भ्रांर केन्द्रीय सरकार उक्त विशाद को स्थायनिर्णयन के लिए निर्देशि करना नाछनीय समझती हैं:

श्रतः, केन्द्रीय सरकार श्रीद्धानिक विशव प्रधिनियम, 1947 (1947 का 14) की धारा 7-क श्रीर धारा 10 की उन्नामा (1) के खण्ड (घ) द्वारा प्रदल गिक्तिया का प्रयोग करने हुए, एक श्रीद्योक श्रिधकरण गठित करती है जिसके पीजलीत जीवकर था जार तार इसराता होगे, जिनका मुख्यालय श्रहमवाबाद में हाना श्रीर उना विवाद को उनत श्रीद्यानिक श्रीधकरण को न्यायनिर्णयन के लिए निर्वेशिक परती है।

अनुसूर्च (

क्या बैंक आफ बड़ीदा, बड़ोदा के प्रवन्धतव का मर्थश्री एस० था० कराड़ स्त्रीर डी॰ एस० भटूरे, सब-स्टाप की 8.11.79 का 12.30 मने स्वप्राहन से 3.30 बजे स्वप्राहन तथा केश्वन तीन घटे की मन्दूरी की कटीती करने के बनाए पूरे बिन की मन्दूरी का कटीता करने का कार्यवाही न्यासीचिन है? यदि नहा, ता सबाधा अर्थकार निम्म स्नुतान ह हुनान ह

[स॰ एम-12011/8/80-डॉ-2(ए)]

ORDERS

New Delhi, the 10th October, 1980

S.O. 3319.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the management of Bank of Baroda, and their workmen in respect of the matter specified in the Schedule hereto annexed;

And whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now therefore, in exercise of the powers conferred by section 7A, and clause (d) sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby constitutes an Industrial Tribunal of which Shri R. C. Israni shall be the Presiding Officer, with headquarters at Ahmedabad and refers the said dispute for adjudication to the said Tribunal.

SCHEDULE

Whether the action of the management of the Bank of Baroda, Baroda in deducting full day wages instead of deducting wages for only three hours from 12.30 P.M. to 3.30 P.M. on 8-11-79 from the wages of S/Shri S. V. Karode and D. N. Bhiure, sub-staff is justified? If not, to what relief are the workmen concerned entitled?

[No. L-12011/8/80-D.II.A]

का । जा । 3320. -- केन्द्रीय मरागर, को राथ है कि इससे उपा-बद्ध प्रनुस्ची में विनिद्दिष्ट विषय के बारे में भारतीय स्टेट बैंक, स्थानीय प्रधान कार्यालय भद्रा, सहमदाबाद के प्रबन्धतंत्र से सम्बद्ध एक प्रौद्योगिक विवाद नियोजकों भीर उनके कर्मकारों के बीच विद्यमान है;

भौर केन्द्रीय सरकार उक्त वियाद को न्यायनिर्णयन के लिए निर्देशित करना बांछनीय समझती है ;

भ्रतः, केन्द्रीय सरकारं, श्रीशोगिक विवाद भ्रधिनियमं, 1947 (1947 का 14) की धारा 7-क भ्रीर धारा 10 की उपधारा (1) के खड़ (घ) द्वारा प्रदत्त शक्तियों का प्रयोग करने रूप, एक प्रीशोगिक प्रधिकरण

गठिल करती है जिसके पीठासीन श्रीधकारी श्री श्रार० सी० इसरानी होगे, जिनका मुख्यालय श्रहमदायाद में होगा और उक्त विवाद को उक्त श्रीकोगिक श्रीधकरण हो न्यायिर्णयन के नग् निर्देशन करनी है।

प्रमुस्धी

क्या भारतीय स्टेट बैक, स्थानीय प्रधान कार्याजय, भद्रा, श्रह्मदाबाद के प्रबन्धतन्न की श्री जेठ एठ शाह, क्ल है की सेवाश्रो की, देखिये पन्न सच्चा डीठ सीठ/56 तारीख 2 फरवरा, 1979, समाप्त करने की कार्यवाही न्यायोचित है? यदि नहीं, ता संबंधि। जर्मकार किय प्रतुनाय का हरूदार है?

[स॰ एन-12012/169/79**-ई**1-2(ए)]

S.O. 3320.—Whereas the Central Government is of opinion that an industrial dispute exist between the employers in relation to the management of State Bank of India, L.H.O. Bhadra, Ahmedabad and their workman in respect of the matter specified in the Schedule hereto annexed;

And whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now therefore, in exercise of the powers conferred by section 7A, and clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby constitutes an Industrial Tribunal of which Shri R. C. Israni shall be the Presiding Officer, with head-quarters at Vancedabad and refers the said dispute for adjudication to the said Tribunal.

SCHEDULE

Whether the action of the management of State Bank of India, Local Head Office, Bhadra, Ahmedabad in terminating the services of Shri J. A. Shah, Clerk vide letter No. DC/56 dated 2nd February, 1979 is justified? If not, to what relief is the workman concerned entitled?

[No. L-12012/169/79-D.U.A]

नई दिल्ली, 14 श्रमनुवर, 1980

कारुप्राव 3321.--केन्द्रीय सरकार की राय है कि इसमें उपायब प्रमुखी में निर्निदेख्ट विषय के बारे में मैन्ट्रन बैंक प्रांक इण्डिया के प्रवन्ध मडल से सम्बद्ध एक प्रौद्योगिक विवाद नियोगहों ग्रीर उनके कर्म-कारों के बीच विद्यमान है:

श्रीर केन्द्रीय गरकार उक्त विवाद को न्यायनिर्णयन के लिए निदेणिन करना वाछनीय समझती है;

धमुस्ची

क्या सैन्ट्रल बैक आफ इण्डिया, खड कार्यात्य, बगलीर के प्रबन्ध मडल की, बैंक की सरवार माखा में श्री एस० द्वारकानाथ, प्रधान रोकड़िया की सेवा से अपने पत्र सं० स्टाफ/मिसलेनियम/78/228, तारीख 21 अप्रैल, 1978 द्वारा उन्मुक्त करने की कार्यवाही न्यायोजित है? यदि नहीं, तो सबधित कर्मकार किस अनुतोष का हकदार है?

> [स० एल-12012/143/79-डी-2(प्)] एस०एच ०एस० अय्यर, डेस्फ अधिकारी

New Delhi, the 14th October, 1980

S.O. 3321.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in

relation to the management of Central Bank of India and their workman in respect of the matter specified in the Schedule hereto annexed;

And whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now therefore, in exercise of the powers conferred by section 7A, and clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby constitutes an Industrial Tribunal of which Shri H. Shanmukhappa shall be the Presiding Officer, with headquarters at Bangalore and refers the said dispute for adjudication to the said Tribunal.

SCHEDULE

Whether the action of the management of Central Bank of India, Divisional Office, Bangalore in discharging from service Shri S. Dwarkanath, Head Cashier at Sirwar Branch of the Bank, under their letter No. Staff/Misc/78]228 dated 21st April, 1978 is justified? If not, to what relief is the workman concerned entitled?

[No. L-12012/143/79-D-H.A.]

New Delhi, the 15th November, 1980

S.O. 3322.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Central Government Industrial Tribunal No. 2, Dhanbad, in the industrial dispute between the employers in relation to the management of Jealgora Collicry of Messrs Bharat Coking Coal Limited, Post Office Jealgora, District Dhanbad and their workmen, which was received by the Central Government on the 4th November, 1980.

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBAL (NO. 2) DHANBAD

Reference No. 96 of 1979

In the matter of an industrial dispute under S. 10(1)(d) of

the I.D. Act, 1947

PARTIES:

Employers in relation to the management of lealgora colliery of Messrs Bharat Coking Coal Limited, Post Office Jealgora, District Dhanbad.

AND

Their workmen.

APPEARANCES:

On behalf of the employers,-Shi B. Joshi Advocate.

On behalf of the workmen.—Shri S. Bose, Secretary Rastriya Colliery Mazdoor Sangh, Dhenbad.

STATE: Bihar INDUSTRY: Coal.

AWARD

This is a reference under S. 10 of the I.D. Act, 1947. The Central Government by its notification No. L-20012/237/78-D.III(A) dated 27th July, 1979 has referred this dispute to this tribunal for adjudication on the following points:—

THE SCHEDULE

- "Whether the demand of the workmen of Jealgora colliery of Messrs Bharat Coking Coal Limited, Post Office Jealgora, District Dhanbad (Bihar) that Shrimati Basanti Devi, Hospital Aya of Jealgora Hospital should be allowed to resume duty, and be paid full wages for the period of idle from the 15th October. 1975, is justified? If so, to what relief is the said workman entitled?"
- 2. The concerned workman Smt. Basanti Devi was appointed as Hospital Aya in Jealgora colliery of Messrs Bharat Coking Coal Limited on 14-7-75. She was stopped from duty from 15-10-75 without assigning any reason. Prior to her appointment in Jealgora Hospital she had worked as Aya in Woodland Nurshing Home & Laboratory, Katras Road, Dhaubad

from December 1973 till February, 1974. Her case is that her appointment in Jeafgora hospital was in a permanent vacancy and under Model Standing Order applicable to the Coal Mining Industry, should become permanent on completion of 3 months service. She performed satisfactory service, and therefore her service could not be terminated without due notice and departmental proceeding.

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- 3. The case of the management is that Smt. Basanti Dvi was appointed as Aya on purely temporary/casual basis for a period of 3 months i.e. from 14-7-75 to 14-10-75. On expiry of temporary period of appointment she could not be provided further job in the hospital. According to the management Smt. Basanti Devi has no claim for continuance as Aya as her appointment stood terminated as soon as she completed 3 months period for which she was appointed. The management has further asserted that certified standing order is applicable to the coal industry instead of Model Standing Order which provides for six months service against permanent vacancy for attaining permanent status in service.
- 4. MW-1 Shri R. N. Bose was the Personnel Officer, Jealgora colliery in 1975. He knew the concerned workman Smt. Basanti Devi. He has proved Form B register, Ext. M 3. The name of Basanti Devi appears on page 41, Sl. No. 155. This further bears the LTI of Smt. Basanti Devi. He has also proved the attendance register, Ext. M 4, bearing his endorsement Ext. M 4/1 to the effect that the appointment was for a period of 3 months. He has also proved Fxt. M 5 which is a cyclostyled copy of the Certified Standing Order. This was verified by Shri S. P. Grover, an officer of Bharat Coking Coal Ltd.
- 5. Smt. Basanti Devi, WW-1 is the only other witness in this case. Her evidence is that she worked in Jealgora hospital of BCCI, from 14-7-75 to 14-10-75 and thereafter she was made idle. She has proved a certificate, Ext. W. 3 showing her past experience as Aya in Woodland Nurshing Home & Laboratory at Matkuria. Her evidence is that so long as she worked in Jealgora hospital there was no complaint about her work.
- 6. Two more document, have been proved in this case on behalf of the workman. Ext. W. 1 is a letter dated 17th July, 1978 written by Shri S. P. Roy, Jt. General Secretary, Rastriya Colllery Mazdoor Sangh to the General Manager (Personnel). B.C.C.L. This letters relates the case of Smt. Basanti Devi, Hospital Aya. There was a request to consider her case sympathetically at least in consideration for being a schedule cast employee. Ext. W-2 is a reply to that letter expressing regret that Smt. Basanti Devi could not be provided with employment.
- 7. For the management the application of Smt. Basanti Devi to the General Manager is Ext. M 2. She had made prayer for extension of validity of her service from 15-10-75 onwards. Ext. M 1 is a forwarding letter of that application by the Colliery Superintendent.
- 8. It is clear that if Smt. Basanti Devi was appointed on permanent basis, she could not be stopped from work abuuptly as has been done in this case. It is an admitted position that she did not get any appointment letter showing the nature of her appointment. There is a form B register, and MW 1 has come to say that he made a note in that register in his own pen that the appointment was of a casual nature and for a temporary period of 3 months. According to the workman the Form B register when first written did not show that the appointment was casual for a period of 3 months only. It has been stated that the subsequent writing was made after this reference was made. But this is not correct because form B register was produced during the conciliation stage and it contained the entries about the casual nature of this appointment even at that stage. The case of the management is that there was no vacancy of a permanent nature in Jealgora hospital when Smt. Basanti Devi was appointed, and so she cannot be heard to say that she was appointed against permanent vacancy. I, have therefore to hold that the appointment of Smt. Basanti Devi was of a casual nature for a period of 3 months only.
- 9. It has been contended that in normal course Smt Basanti Devi should have continued in the job because her work was satisfactory and there was need for Aya. For this purpose attendence register has been referred to. Two more Ayas viz Sahida Khatoon and Gouri Ghoshal were appointed from 15-10-75 and 24-12-75 respectively. The management's argument is that Sahida Khatun and Gouri Ghoshal happened to

be old employers of BCCI in learne to serve in Jealgara hospital on transfer. From the attendence register itself it appears that in case of Sahida Khatun such an entry has been made. There is nothing to suggest that the management's contention is unfounded.

10. Thus, having considered all aspects of the case I have to hold that the demand of the workman of Jealgora colliery of Messrs Bharat Coking Coal Ltd., Post Office Jealgora, District Dhanbad (Bihar) that Shrimati Basanti Devi, Hospital Aya of lealgora Hospital should be allowed to resume duty, and be paid full wages for the period of idle from the 15th October, 1975 is not justified Consequently, the workman is entitled to no relief.

Dated the 29th October, 1980

J. P. SINGH, Presiding Officer[No I-20012/237/78-D HI(A)]

S.O 3323.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Central Government Industrial Tribunal No 2, Dhanbad, in the industrial dispute between the employers in relation to the management of Messrs Bharat Coking Coal Limited, Karmik Bhawan, Saraidhella, Post Office and District Dhanbad and their workmen, which was received by the Central Government on the 4th November, 1980

BUTORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL (NO. 2) DHANBAD

Reference No. 23 of 1979

In the matter of an industrial dispute under S. 10 of the ID Act, 1947

PARTIES:

AND

Their workmen.

APPEARANCES:

On behalf of the employers -- Shri T. P Choudhury, Advocate.

On behalf of the workmen.—Shri S. P. Singh, General Secretary, Khan Mazdoor Congress, Dhanbad

STATE Bihar

INDUSTRY . Conf

Dhanbad, 30th October, 1980

AWARD

This is a reference under S. 10 of the JD Act, 1947 The Central Government by its notification No L-20012 243/78-III(A) dated 2nd May, 1979 has referred this dispute to this Tribunal for adjudication on the following points:

SCHEDULF

"Whether the demand of the union for payment of category-I wages to Shri Dasrath Rum (Identity Card No. 119220), Water Carrier in Bhuggatdih Building by the management of Messrs Bharat Coking Coal I imited, Karmik Bhawan, Sanaidhella, Post Office and District Dhanbad is justified? If so, to what relief is the said workman entitled and from which date?"

2. Shri Dasrath Ram, the concerned workman was a watercarrier in Bhuggatdih building of Messrs Phatat Coking Coal Limited He was serving as water carrier since 12-5-73. According to the workman be should have been placed in thetally, as water carrie, with basic pay of Rs 10 per day besides dearness allowance and other emoluments. But taking advantage of the unemployment situation the employer were paying him at the rate of Rs. 4 per day. The concerned workman was alloways pressing the employer for giving him category I wages and he also approached in writing on 6th July, 1978 for proper wage. The employer replied on 22-8-78 in refusing to consider his request on flimsy ground. The concerned workman thereafter raised an industrial dispute through his union. On failure of the conculiation, this reference was made.

- 3. The employer—Bhatat Coking Coal Ltd, has taken the plea that Shri Dasrath Ram used to supply drinking water in Bhuggatdih building at the rate of Rs. 0.50 per Bhar of water. The water was being drawn from the water tap of the bunglow of the colliery manager which is adjacent to the Bhuggatdih building. He was normally supplying 8/10 bhars of drinking water which took him 1 1/2 hours of time. Shri Ram was therefore neither full time nor a part time worker. The management denied that he was an employee, and contended that his name was never entered in any of the statutory registers of the office of the Bhuggatdih building. With regard to issue of identity card to the concerned workman it was stated that this was done in order to permit him to enter the office building for the purpose of supplying drinking water.
- 4 The concerned workman Shri Dasiath Ram has deposed in this case as WW-1. He has said that he had been working in Bhuggatdih office since 1973 and getting Rs. 4 per day. His duty hours were from 7 A.M. to 12 Noon and 2 P.M. to 5 P.M. He has admitted that he was not getting anything beyond Rs. 4 per day. Besides him there were 5 sweepers who used to get Rs. 5 per day. His evidence is that he applied for enhancement of his wages through his application, Ext W-1. It was refused by Mr. Gupta, the Administrative Officer, through letter Ext. W-2.
- 5. On behalf o fthe workman, Juttan Hari, WW-2 has been examined. He started work in Bhuggatdih office of BCCL in 1976 as a sweeper on a daily rate of Rs. 5 per day. His evidence is that since June, 1980 he was getting Rs. 15 per day He knew Dasrath Ram, Paniwala, whose duty was to fill pitchers of water in the office and sometimes to give water to the staff He has said that the concerned workman used to get Rs. 4 per day. Similar is the evidence of WW-3, Shankar Ram, a peon of Bhuggatdih office. He has said that Dasrath Ram used to bring water from outside to the office According to him Dasrath Ram used to sit in the office from 8 to 11 A M. and from 1 P M. to 5 P.M.
- 6. On behalf of the management only Shri D R. Gupta, MW-1 has been examined. He is at present Town Administrator. In January, 1973 he was Administrative Officer, Bhuggatdih Building His office shited to Koyala Bhawan with effect from 4-10-78. He has said that the conceined workman, Dasrath Ram used to supply water to his office on bhar basis. He used to bring water from adjacent building. An account was kept of the bhars which was between 7 to 12 per day o that his a crage emoluments used to be Rs. 4 per day. He has said that the concerned workman used to devote an hour for supply of water to his office. He has denied that the concerned workman used to serve water to the staff whenever they demanded water for drinking. With regard to identity card, Ext W-5 he has said that it was issued to the concerned workman merely for the purpose to allow him to enter the office. His evidence is that no category was put in the identity card because he was not a workman of the BCCL. He has also denied that Dasrath Ram was a water carrier and should have been placed in category I. His specific evidence is that when his office was shifted from Bhuggatdih building there was no need for supply of drinking water and therefore his service was not required.
- 7. The above is all the evidence adduced in this case. It is an admitted position that the concerned workman at no time had been placed as water carrier in category I of the wage board recommendation. Consequently, in the statutory register maintained for a workman his name does not appear. In fact the concerned workman approached the employer for being placed in category I, but the same was

resfused. The workman's grievance is that although he was serving as water supplier since 1973 as shown by the identity card, Ext. W. 5 it was unjust on the part of the management to refuse him employment as water carrier in category I. The management's contention is that the concerned workman was not really a workman of the office of BCCL because the payment was made to him on contract basis, MW-1 has said that according to the average calculation made be used to supply water which gave him an earning of Rs. 4 per day. The position stands that the concerned workman was never treated as a workman of BCCL, and he was paid by the employer for the quantity of water supplied. On behalf of the workman it has been urged that identity card is issued to a workman and in the identity card the concerned workman is described as water The mere fact that no category is mentioned in the identity card would not go to minimise his case that he was all along a water carrier in the service of Messrs Bharat Coking Coal Ltd. On behalf of the management it has been contended that issue of ilentity card is iestricted to the purpose of identity alone, and it should not be regarded as an evidence of employment. I agree that besides identity card there should be other evidence of employment. For instance, the papers such as Form B register and attendance register should be there to support the identity card. In this case the concerned workman was not even getting the wages of category I. It is absurd to think that an employer like BCCL would appoint him as water carrier in category I and refuse to give him the emoluments of that post, MW-1 has said he was paid on vouchers.

8. Thus considering all aspects of the case I have to hold that the demand of the union for payment of category-I wages to Shri Dasrath Ram (Identity Card No. 119220) Water carrier in Bhuggatdih building by the management of Messrs Bharat Coking Coal Limited, Karmik Bhawan Saraidbella, Post Office and District Dhanbad is not justified. Consequently, the workman is not entitled to any relief. This is my award.

J. P. SINGH, Presiding Officer [No. L-20012/243/78-D.HI(A)] SHS. IYER, Desk Office:

ग्रादेश

नई विस्ती, २४ प्रक्तुवर, 1990

कारुमार 3324 — केन्द्रीय सरकार की राय है कि इसमें उपाधक प्रनमूची में विनिर्दिष्ट विषय के एके में भारतीर जीवन प्रीमा तिगम, श्रहमदाबाद के प्रबन्ध मंडल से सम्बद्ध एक ग्रीद्योगिक विवाद नियोजकों भीर कर्मकारों के बीच विद्यमान है.

भ्रौर केन्द्रीय सरकार उक्त विवाद को न्यायनिर्णयन के लिए निर्देशित करना वाछनीय समक्षती है

प्रता केन्द्रीय सरकार, ग्रीबोगिक विनाद प्रधिनिगत, 1947 (1947 का 11) की धारा 7-क ग्रीर धारा 10 की उपधारा (1) के खंड (घ) हारा प्रवस्त शिक्तयों का प्रयोग करने हुए, एक ग्रीबोगिक ग्राधिकरण गठिन करती है जिससे पीठासीन ग्राधिकारी श्री ग्रार० सी० इसरानी श्रीने जिनका मुख्यालय ग्रसमदाबाद में होगा और उक्त विवाद को उक्त ग्रीघोगिक ग्राधिकरण को न्यायनिर्णयन के लिए निर्देशित करनी है।

प्रमुम्बी

क्या भारतीय जीवन बीमा निगम, घहमदावाद के प्रवश्यकत की, श्री एन० एम० मोदी, लिपिकीय सहायक, को, 1 अन्तरी, 1978 में वेतनमान में दक्षता रोध पार न करने देने की कार्रवाई न्यायोजिन है ? यदि नहीं सो सबधित कर्मकार किय अनुवाद का हकदार है ?

[स॰ एल-17012/24/79-डी **IV** (ए)]

नन्द लाल, डेस्क प्रधिकारी

ORDER

New Delhi, the 24th October, 1980

S.O. 3324—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in

relation to the management of Life Insurance Corporation of India, Ahmedabad and their workmen in respect of the matter specified in the Schedule hereto annexed ;

And, whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 7A, and clause (d) of sub-section (1) of section 10, of the industrial Disputes Act, 1947 (14 of 1947) the Central Government hereby constitutes an industrial Tribunal of which Shri R C. Isiani shall be the President Officer, with headquarters at Ahmedabad and refers the said dispute for adjudication to the said Tribunal.

SCHEDULE

Whether the action of the management of Life Insurance Corporation of India, Ahmedabad in not allowing Shri N. M. Mody, Clerical Assistant to cross the Efficiency Bar from 1st January, 1978 in the time scale of pay, 1s justified. If not, to what relief is the concerned workman entitled?

[No. L-17012/24/79-D.IV(A)]

New Delhi, the 11th November, 1980

S.O. 3325.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Central Government Industrial Tribunal, New Delhi, in the industrial dispute between the employers in relation to the management of the United Indus File and General Insurance Company Limited, New Delhi and their workman which was received by the Central Government on the 1st November, 1980.

BEFORE SHRI MAHESH CHANDRA, PRESIDING OFFI-CER CENTRAL GOVERNMENT INDUSTRIAL TRIBU-NAL-CUM-LABOUR COURT, NEW DELH!

I. D. No. 40 of 1979

In re:

The President National General Insurance Employees'
Association, Northern Region, 11-H, Connaught
Circus, New Delhi PETITIONER

Versus

The Assistant General Manager, United India Fire and General Insurance Co. Ltd., 501—504, Kailash, 5th floor, 26, Kasturba Gandhi Road, New Delhi.

RESPONDENT.

AWARD

The Central Government as appropriate Government vide its order No. L-17012(11)/78-D.IV(A) dated the 12th July, 1979 referred an Industrial Dispute u/s 10 of the Industrial Dispute Act 1947 in the following terms to this Tribunal:

'Whether the action of the management of United India Fire and General Insurance Co. I td. New Delhi in not categorising Shri S. R. Malhotra in the cadre of Superintendent w.e.f. the 1st January, 1973 is legal and justified? If not, to what relief is the concerned workman entitled?'

- 2 On receipt of the reference usual notices were sent to the parties. In pursuance whereof a statement of claim was filed on behalf of the workman and a written statement was filed on behalf of the Management. Finally a replication was filed. Thereafter the parties were directed to file their documents and documents were in fact filed. Vide my order dated the 14th August, 1980 the following issues were framed for trial:
 - 1. Whether the present reference is incompetent and as such illegal on the ground alleged in the written statement?
 - 2. As in the order of reference.
- 3. The case was then adjourned for the evidence of the workman to 22nd September, 1980. On 22nd September, 1980 an application was filed on behalf of the Management for treating issue no I as preliminary and the case was adjourned for reply to this application and arguments to 20-9-1980. On 29-9-1980 reply was filed and case was adjourned for arguments to 27th October, 1980. On 27th October, 1980 the application was heard and together therewith were heard the arguments on issue no. 1. I have gone

through the file and have given my considered thought to the matter before me and I have come to the conclusion that certainly in view of the legal objection raised by the Management side to the maintainability and validity of this reference it would be appropriate treat issue no. 1 as preliminary, and consequently I propose to dispose of issue No. 1.

- 4. As order of reference would show this reference has been made with regard to the categorisation of Shri S. R. Malhotra in consequence of nationalisation of the General Insurance. Shri Malhotra insist that he should have been categorised in the cadre of Superintendents w.c.f. Ist January, 1973. The preliminary contention in this behulf of the Management is that in view of the provisions of the General Insurance Business (Nationalisation) Act, 1972 read with the provisions of General Insurance (Nationalisation and Revision of Pay Scales and other conditions of services of supervisory, clerical and subordinate staff) Scheme, 1974 as amended in 1976 no reference could have been made by the appropriate Government and as such the reference is bad.
- 5. It is admitted on behalf of the parties that by the General Insurance Business (Nationalisation) Act of 1972 general insurance business was nationalised. It is also admitted that in pursuance of the Nationalisation Act of 1972 a scheme was framed in 1974 and in accordance with the said scheme the entire staff was categorised and it was in that process that Shri S. R. Malhotra was categorised as Senior Assistant as against his claim for being categorised as Superintendent.
- 6. My attention on behalf of the Management has been drawn to Section 16 of the Nationalisation Act in general and in particular to clause (g) of sub section 1 thereof. My attenton has also been drawn to clauses 4, 5, 21, 24 and 25 of the schemes. I have also been taken through subsection (2) of Section 16 and sub section 5 of section 16 of the Nationalisation Act, 1972 and on the basis thereof it is urged by Shri P. P. Malhotra, the Id. counsel for the Insurance Company that this reference is bad. According to Section 16(1)(g) the Central Government has been vested with the powers to frame one or more scheme inter-alia providing for 'rationalisation or revision of pay scales and other terms and conditions of service of officers and other employees wherever necessary.' It is in pursuance thereof that the Central Government has framed scheme known as General Insurance Scheme, 1974 vide Notification No. F. 65(19)-INS. III/21/73 dated the 27th May, 1974. Admittedly the scheme was amended in 1976 and by the said amendment an appeal was provided against any orders of categorisation made in pursuance of the scheme.
- 7. According to clause (5) of the scheme employees have been categorised into Superintendents, Senior Assistants, Stenographers. Assistants, Record Clerks, Drivers and all others subordinate staff. In pursuance of this categorisation the workman Shri S. R. Malhotra was categorised as Senior Assistant It is this categorisation which has been challenged. My attention has further been drawn to para 5 of clause (5) of the scheme and this para 5 lays down that 'the decision of the Custodian regarding category to which an employee shall be assigned for the purposes of fitting such employee in the new scale shall be binding on the employee. It is not denied on behalf of the employee that as against this decision he had preferred an appeal which stands rejected. That being the position the categorisation of this workman Shri S. R. Malhotra has become final and binding within the meaning of para 5 of clause (5) of the scheme upon the employee and therefore it cannot be challenged. My attention has then been drawn on behalf of the Management by Shri P. P. Malhotra, the Id. counsel for the Management to para 4 of clause (5) of the scheme which enables the custodian to determine the cadre strength and therefore when para 4 is read with para 5 it would follow that this cadre strength also cannot be challenged and shall be hind-ing unon the employees. The powers of interpretation of the scheme have been vested in the Central Government by clause 21 of the said scheme. Clause 25 gives over riding effect to the provisions of the scheme over all agreements. awards and other instruments for the time being in force' and therefore the scheme would have a over riding effect and consequently any action taken under the scheme would also have over tiding effect. Clause 24 of the scheme denies all benefits not arising out of the scheme to the employees. 940 GI/80-10

- Thus according to the provisions of the scheme the categorisation made by the Custodian as a finality attached to it and cannot be challenged in any manner what-so-ever except through an appeal provided under the scheme itself.
- 8. Not only that, sub section 7 of section 16 of the Nationalisation Act, 1972 also lays down that 'the provisions of this section and of any scheme framed under it shall have effect notwithstanding anything to the contrary contained in any other law or any agreement, award or other instrument for the time being in force'. Thus all actions under the scheme have been put beyond challenge on the ground that they are contrary to provisions of any other law agreement award or other instrument for the time being in force and Industrial Dispute Act would be no exception to it. Even according to the rules of interpretation Nationalisation Act, 1972 is a latter statute and its provisions would have over riding effect upon the provisions of Industrial Disputes Act.
- 9. The matter may be considered yet from another angle. By the Nationalisation Act, 1972 General Insurance Business has been nationalised and as a public policy it has been provided to avoid all possible future litigation so that the action taken under the Act or the scheme framed thereunder shall not be called into question on the ground that it was contrary to any other law and therefore on the basis of public policy also the action of the Custodian cannot be permitted to be challenged even though by way of reference or by raising an Industrial Dispute. My attention has been drawn by the 1d counsel for the workman to sub-section 5 of section 16 but the sub-section 5 of section 16 does not in any manner over ride the provisions of sub section 7 of section 16. It is rather supplementary to it and therefore it cannot be said that any Industrial Dispute could be raised in respect of the matter under reference in view of the provisions of General Insurance business Nationalisation Act, 1972 read with the scheme framed thereunder. There is vet another provision in the form of subsection 4 of section 16 which enables the termination of service of an employee who does not accept the scheme of the nationalisation in pursuance of the scheme, and if the workman in the instant case was not satisfied he could have sought compensation under the said sub-section. ouster of jurisdiction in the instant case status from public policy and from general good and as such it cannot be permitted to be done away with by taking re-course to any other consideration.
- 10. In view of my discussions above, I hold that certainly in view of the provisions of Section 16 read with the provisions of the scheme framed thereunder it was not open to the appropriate Government to make reference in the instant case and as such the reference is bad and consequently the workman is not entitled to any relief in this reference.
- 11. Incidently it may be mentioned that the Id. counsel for the Management has drawn my attention in the award of Central Industrial Tribunal, Bombay and the award of Central Industrial Tribunal, Madras, attested copies whereof have been filed. In these two cases as well a similar question of law had arisen and both the Tribunals had come to the conclusion that certainly the Tribunal had no iurisdiction to entertain the reference and accordingly the references were held to be incompetent.
- 12. In view of my discussions and findings above, it is awarded that the reference in the instant case is bad and not competent and as such the workman is not entitled to any relief. Parties however are left to bear their own costs.

Further Ordered:

That requisite number of copies of this award may be sent to the appropriate Government for necessary action at their end.

Dated · 25th October, 1980.

MAHESH CHANDRA, Presiding Officer [No. L-17012/11/78-Div(A)]

New Delhi, the 15th November, 1980

S.O. 3326.—In pursuance of section 17 of the Industrial Disputes Act. 1947 (14 of 1947), the Central Government hereby publishes the following award of the Central Government Industrial Tribunal No. 2, Bombay, in the industrial dispute between the employers in relation to the management

of Messrs. V. M. Salgaocar and Brothers Private Limited, Vasco-da-Gama and their workmen which was received by the Central Government on the 10th November, 1980.

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL NO. 2, BOMBAY

Reference No. CGIT-2/42 of 1980

PARTIES:

Employers in relation to the management of Messrs V. M. Salgaocar and Bro. Pvt. 1 td., Vasco-da-Gama.

AND

Their workmen

INDUSTRY: Ports and Docks. STATE: Gon Daman & Diu.

AWARD

The Government of India, in the Ministry of Labour in exercise of the powers conferred under Section 10(1)(d) of the Industrial Disputes Act, 1947 referred to this Tuibunal the following industrial dispute for adjudication by order No. L-36011/4/80-D.IV(A) dated 28-8-1980:—

"Whether the management of Messis. V. M. Salgaocar and Bros. Private Limited are justified in refusing to pay Crane Operator's Special Allowance of Rs. 3 or shift per head as recommended by the Anomaly Group on recommendations of the Wage Revision Committee for Port and Dock Workers and accepted by the Government of India, to the undermentioned 36 Winchmen for the period from 1st January, 1974 to 30th September 1979? If not, to what relief are the concerned workmen entitled?

NAMES OF WORKMEN

- 1. Shri Richard Alphonso
- 2. Shri Jose Alphonso
- 3. Shri Chandrakant Arolkar
- Shri Voicunt D. Aldonkar Shri Rosario Coutinho Shri Edward D'Souza
- Shri Ganesh S. Dhargalkar Shri Jayram G. Dhuri
- Shrl Floriano Fernandes
- Shri Joaquim C. Fernandes
- Shri Caetano Gracias Shri Shaik A. Gafur
- 13. Shri Mukund E. Hadfadkar 14. Shri Rama S. Harmalkar
- Shri Shantaram Haldankar
- 16. Shri Sayed Inus

- 17. Shri Usman Khan Chand 18. Shri Sadashiv T. Vengurlekar 19. Shri Vaman N. Korgaokar 20. Shri Tulsidas P. Karwarkar
- 21. Shri Emeliano Luis
- Shri Rohidas Modkoicar
- Shri Vishnu D. X. Gaonkar
- 24. Shri Utam B Mhawalankar 25. Shri Ganpat Devu Naik
- Shri Mohandas D. Naik
- Shri Keshav G. Navelkar 28. Shri Balkrishna D. Naik
- Shri Durgaram S. Ozrekar
- 30. Shri Damodar B. Palekar
- Shri Chandrakant G. Parab
- 32. Shrl Francis Pereira 33
- Shri Madhusudan B Rane Shri Pandurang Naik
- 35 Shri Caetan M. Sequeira 36 Shri Johny Gracias." 35

Notices were issued to the parties to file their claim! written statement. However a commomise netition dated 14-10-1980 signed by the management as also the General Secretary of the Gon Dock Labour Union settling the dismite in auestion was filed On going through the compromise netition I find that It is fair and reasonable and in the interest of the workmen.

Award is accordingly given in terms of the compromise petition dated 14-10-1980, which will form part of this Award.

No order as to costs.

Dated the 27th October, 1980.

JITENDRA NARAYAN SINGH, Presiding Officer [No. L-36011/4/80-D.IV(A)] NAND LAL, Desk Officer

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL COURT NO. 2, AT BOMBAY

Reference No. CGIT-2/42 of 1980

PARTIES:

Employers in relation to the Management of M/s. V. M. Salgaocar and Bro. Pvt. Ltd., Goa

Their Workmen

May it please your Honour,

The Management of M/s. V. M. Salgaocar and Brother Pvt. Ltd., Vasco-da-Gama, Goa and Goa Dock Labour Union, representing the Workmen jointly submit that the above dispute referred to your Honourable Tribunal for adjudication has been solved by the parties subsequent to the failure in conciliation. The Management agreed to pay the winch operators numbering 36 to pay special operator's allowance of Rs. 3 per shift per head as recommended by the Anomaly Committee.

We also say jointly that the payment in full for the period from 1st January, 1974 to 13th August, 1980 (for the period the management is obliged to pay) has been paid to 36 winchmen on 13th August, 1980.

The Assistant Labour Commissioner (C). Vasco-da-Game, was also intimated about the said payment vide Management's letter No. ADM/IR/27/7/80 dated 13-8-1980. A true copy of the said letter is enclosed and marked as Annexure "A"

We request you jointly, as the special allowance of Rs. 3 per shift per head has already been paid to all 36 winchmen concerned and covered by the above Reference, Your Honour may be pleased to pass 'A No Dispute Award' in the above Reference, and for which act of kindness we shall even remain grateful,

Sd/-

General Secretary, Goa Dock Labour Union,

Vasco-da-Gama.

Administration Manager, V. M. Salgaocar and Bro. Pvt. Ltd., Vasco-da-Gama.

Enc: As above. Vasco-da-Gama. October 14, 1980.

COPY

ADM/1R/27/7/80

August 13, 1980

Asstt. Labour Commissioner

Office of the Asstt. Labour Commissioner

Vasco-da-Gama,

Dear Sir

Sub: Payment of crane operating allowance as Anomaly Commission recommendations.

This is to inform you, that the 48 erstwhile winchmen-cum-crane operators, who had demanded the crane operating allowance, has been paid to them in accordance with Anomaly Commission recommendations on 13th August, 1980, after mutual discussions with Goa Dock Labour Union and the concerned workmen.

This is for your information and record. We remain,

> Yours faithfully, For V. M. Salgaocar & Bro. Pvt. Ltd. Sd/-

> > Administration Manager

- cc. The President Goa Dock Labour Union Vasco-da-Gama.
- cc. Regional Labour Commissioner Bombay,

New Delhi, the 10th November, 1980

S.O. 3327.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Central Government Industrial Tribunal No. 2, Dhanbad, in the industrial dispute between the employers in relation to the management of Bhowra (South) Colliery of Messrs. Bharat Coking Coal Limited, at and Post Office Bhowra, District Dhanbad and their workmen, which was received by the Central Government on the 1st November, 1980.

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL (NO. 2) DHANBAD

PRESENT:

Shri J. P. Singh, Presiding Officer

Reference No. 102 of 1979

In the matter of an industrial dispute under S. 10(1)(d) of the I.D. Act, 1947

PARTIES:

Employers in relation to the management of Bhowra (South) Colliery of Messrs. Bharat Coking Coal Ltd. at and Post Office Bhowra, District Dhanbad.

AND

Their workmen

APPEARANCES:

On behalf of the workmen: Shri D. Mukherjee, Advocate. On behalf of the employers: Shri B. Joshi, Advocate.

STATE: Bihar.

INDUSTRY: Coal.

Dhanbad 28th October, 1980

AWARD

This is a reference under Section 10 of the I.D. Act, 1947. The Central Government by its notification No. L-20012/25/79-D. III(A) dated 10th August, 1979 has referred this dispute to this Tribunal for adjudication on the following points:

SCHEDULE

"Whether the action of the management of Bhowia (South) Colliery of Messrs Bharat Coking Coal Limited, Post Office Bhowra, District Dhanbad in stipping Shrimati (1) Sibrati Bhuini, (2) Barti Kamin. (3) Jagti Bhuini, (4) Robani Majhian and (5) Sodhari Majhin, stackers from work and offering them alternative job of wagon loading, with effect from the 1st September, 1978 is justified? If not, to what relief are these workmen entitled?"

- 2. The case of the workmen is that from 1st September, 1978 they were stopped from work as stackers and offered the job of wagon loading. This amounted to a change in the nature of their work. According to them the management had prejudice against their union, and furthermore they wanted to dispense with the services of female workers.
- 3. The management took the plea that due to the closure of coke oven plant in October, 1975, 37 workmen including the concerned workmen, became surplus and were deputed to work as wagon loaders, truck loaders, etc. The management's further case is that the female workmen concerned were placed on the jobs of stacking and cleaning of stocks from the sidings for some time and thereafter they were provided with jobs of wagon loading. The union had complained that the work load fixed for hard coke stackers is less than fixed for wagon loading, but this was actually not so. According to the management the concerned workmen refused to do the atternative job and willfully absented themselves.
- 4. At the time of hearing the management expressed a desire to put the concerned workmen in the job of stackers which they originally did. But these concerned workmen demanded back wages for the period of their idleness. According to them even after the closure of the bhatta they were given equivalent alternative jobs in August, 1978 when they were suddenly asked to do the work of wagon loading which is too strenuous for female workers. The plca taken by them is that this was purposely done to remove them from service illegally.

- 5. Now, these concerned workmen are female workers designated as stackers. The identity cards are Exts. W. 3, W. 4, W. 5 and W. 6. They are, therefore, old workers. The management has filed Ext. M1 which is a notice dated 1-3-1976. The purpose of the notice is that 5 kamins including the concerned workmen were transferred from coke oven bhatta to No. 5 siding to work as wagon loaders. This document has been filed to show that due notice was given to them for an alternative job. Ext. M1 was served on them through the peon book, Ext. M2. But these documents are not relevant for our purpose because this notice is of the year 1976 whereas the concerned workmen were given no job after August, 1978. According to the workmen the alternative job of wagon loading was given to the concerned workmen when this industrial dispute was raised. But that was not supported by any order in writing.
- 6. The oral evidence adduced on behalf of the management is concentrated on the question that the job of stackers and wagon loaders is the same and having the same work-load. For instance MW3 was a hard coke supervisor under whom these temale workers worked. His evidence is that all the five kamins met him after receipt of the letter, Ext. MI and he gave them work of scieening and other jobs on the wagon loading side at No. 17 Siding. He has said that they continued work upto August 1978. According to him they abruptly stopped work. Similar is the evidence of MW. 4 Superintendent-cum-Agent of Bhowra (South) colliery. He has also spoken about the nature of jobs of stackers and wagon-loaders and about their work load. His evidence is that the concerned kamms worked upto August, 1978 and thereafter did not appear for work. He denied that the management ever stopped them from work. The workmen have placed a letter on record given by them to the Personnel Manager which is dated 4-9-78. It means that soon after the stoppage of work this letter was filed. The kamins alleged that from 1-9-78 they were deprived of work without any previous notice and without any reason. This letter was filed from the custody of the management and so this is not a disputed document. No reply was sent to the concerned workmen on this petition and no order appears to have been passed on this petition. So although they were working as wagon loaders on a particular type of job, they were suddenly asked to stop. The management's witnesses have simply said that the concerned workmen stopped work on their own accord, but this does not appear to be so in view of the petition filed by them demanding work as they have been stopped work without any fault on their part. The management has nothing to say with regard to this.
- 7. The management is now agreeable to put them back as stackers and the concerned workmen are also agreeable to do so. But the position however is that the concerned workmen have shown that without any justification they were stopped from work with effect from 1-9-78 and the management has no explanation to offer except this that the concerned workmen themselves stopped work. This is denied by the petition filed by them on 4-9-78 asking for work. I, therefore, hold that the stoppage of work from 1-9-78 on the part of the concerned workmen was not on account of their sweet will. In fact even after the closure of the hard coke bhatta they worked on the wagen loading side but on a lighter job such as spreading of coal dust and all that. But from 1st September, 1978, they were abruptly asked not to continue with their work. Consequently, they had to sit idle. Since the management did not offer them alternative job of wagon loading with effect from 1st September, 1978, the question of justification of such offer does not arise.
- 8. In the result the action of the management of Bhowra (South) Colliery of Messrs Bharat Coking Coal Limited, Post Office Bhuini, (2) Barti Kamin, (3) Jagti Bhuini, (4) Robani Maihian and (5) Sadhari Maihin stackers from work with effect from 1st September 1978 is not justified. Consequently, all the concerned workmen mentioned above are entitled to back wages and other emoluments from 1st September, 1978.

This is my award.

J. P. SINGH, Presiding Officer
[No. L-20012/25/79-D. 11IA.]

New Delhi, the 17th November, 1980

S.O. 3328—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Central Government Industrial Tribunal Calcutta, in the industrial dispute between the employers in relation to the management of the Hindustan Commercial Bank Ltd., Calcutta and their workmen, which was received by the Central Government on the 6th November, 1980.

CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL AT CALCUTTA

Reference No. 50 of 1978

PARTIES:

Employers in relation to the Management of the Hindustan Commercial Bank (Ltd.), Calcutta.

AND

Their Workmen.

APPEARANCES:

On behalf of Employers—Mr. M. S. Bala, Advocate. On behalf of Workmen—Mr. D. L. Sengupta, Advocate with Mr. S. Bhattacharya, Advocate.

STATE: West Bengal,

INDUSTRY : Banking.

AWARD

This is a reference under Section 10 of the Industrial Disputes Act, 1947 sent to this Tribunal by the Central Government by its Order No. L-12012/16/78-D. IIA dated 8th/11th May, 1978 for adjudication of the dispute as mentioned below:—

- "Whether the action of the management of Hindustan Commercial Bank Ltd., Calcutta in denying special allowance to Shri Rajmoni Tewari, Peon posted in the Clearing House, Calcutta, is justified? If not, to what relief is the workman entitled?"
- 2. In this case the management of Hindustan Commercial Bank Ltd., Calcutta, hereinafter referred to as the "Bank", has appeared and Bengal Bank Workers Organisation, hereinafter described as the "Union", has appeared to represent the workmen of the Bank.
- 3. The Union has filed a written statement supporting the claim of Rajmoni Tewari, the concerned workman of the Bank referred to in the Schedule to the Order of Reference and also a rejoinder to the written statement of the Bank. The Bank has filed a written statement repudiating and challenging the claim of Rajmoni Tewari and also a rejoinder to the written statement of the Union.
- 4. The Bank raised on 5th April, 1979 a preliminary issue for decision before the adjudication of the dispute on the merits of the claim of the concerned workman. The preliminary point relates to the nature of dispute and the jurisdiction of Tribunal to decide the claim involved in this case. The hearing on the preliminary issue started, after some adjournments, on 17th April, 1979 Union examined the concerned workman. On 27th June, 1979 the concerned workman, WW-1 was cross-examined only to the extent of the requirement for limited purpose of preliminary point which was framed in the following words, "Whether the union has locus standi to raise the dispute?" The parties were at liberty to adduce evidence on the point. Two witnesses were examined on behalf of the Union and the Bank examined one witness. Some documents have been exhibited on the side of the Union.
- 5. Regarding the preliminary issue the paragraph 8 of the written statement of the Union is relevant. In this paragraph the Union has stated that a group of employees of the Bank supported the cause of Rajmoni Tewari and the Union raised the dispute before the Assistant Labour Commissioner (C). Calcutta. The Bank's objection will appear in the paragraph 8 of the Rejoinder to the written statement of the Union, The Bank's case is that the Tribunal has no jurisdiction to hear the dispute as it was not raised by one of the two unions of the employees of the Bank viz., Hindustan Commercial Bank Employees Association of which Rajmoni Tewari was the

- Asstt. Secretary and Hindustan Commercial Bank Karamchari Sangh. There was no scope for some group of persons for raising the dispute and the Union is debarred from representing the case of Rajmoni Tewari.
- 6. Mr. D. L. Sen Gupta, the learned advocate appeared on behalf of the Union and Mr. M. S. Bala, the learned advocate for the Bank.
- 7. In this case two witnesses have been examined by the Union while one has been examined on behalf of the Bank. Some documents have been exhibited on the side of the Union.
- 8. WW-1 is Rajmoni Tewari, the concerned workman himself. His evidence is that when the Bank did not give him allowance for his work at the Clearing House, he approached the Union in 1977. At the request of A. D. Singh, the President of the Union, he wrote a letter to the management of the Bank. As his case was not considered by the Bank, he wrote a fresh letter to the Conciliation Officer. According to the WW-1, Ext. W-2, a letter dated 27th September, 1977 written to the Secretary of the Union was signed by 14 persons and the Ex. W-8, a letter dated 26th August, 1977 addressed to the Agent of the Bank was signed by 16 persons. The writness says that 15 persons by this letter espoused his cause. From him we also get that he was the Assistant Secretary of the union of the employees of the Bank, named Hindustan Commercial Bank Employees' Association which still exists but he left that Employees' Association of his Bank as it did not take up his case, Of the 16 signatories of Ext. W-8 including himself, 11 were of subordinate staff and 5 of the clerical staff. Of course, WW-1 belongs to the subordinate staff. He resigned from the Employees' Association of the Bank on 25th March, 1977. There is another union of the Bank's employees, named Hindustan Commercial Bank Karamchari Sangh. Persons who signed Ext. W-2 in Hindi did not know English, On 27th September, 1977 Raimoni filed the case before the Regional Labour Commissioner, Calcutta. The letter to the Union, Ext. W-2, was also submitted that very day. He requested the signatories of Ext. W-2 to sign the letter to help him and they signed. Some of the signatories were members of the Union. Some of the signatories of Ext. W-8, the letter to the Bank were employees of the Bank at Netaji Subhas Road. They were 11 in number including WW-1 and were members of the Union.
- 9. The other witness of the Union is WW-2 J. H. Palan. He received the letter Ext. W-2 from some employees of the Bank and out of them he knows four persons. He does not know the signatories. He has produced one Minutes Book of the Union marked Ext. W-3 and a resolution dated 29th February 1977, in particular has been marked Ext. W-3(a). One Membership Register of the Union is marked Ext. W-4. The witness produces some admission forms, marked collectively Ext. W-5 and a receipt book which 16 counterfoils are marked collectively Ext. W-6. The witness thinks, though not quite sure, that sometime in 1977 the Union for the first time enrolled some employees of the Bank as its members. All the 16 employees applied for membership on 25th March, 1977 and their subscriptions were accepted on 16th April, 1977 but since then there has been no addition of members from the Bank. Of the 15 signatories in Ext. W-2, one Sitamor Tewari, the father of Rajmoni died subsequently. WW-2 who is the Deputy General Secretary of the Union does not know if Rajmoni was the Assistant Secretary of any other union. He does not know if the five clerks whose application forms are produced during hearing marked Ext. W-5 filled up the forms personally or not. The witness says that with regard to other forms in Ext. W-5 he was not present when signatures were subscribed to the forms but he does not think that the members signed blank forms.
- 10. The Bank has examined one witness MW-1 Prafulla Chandra Jha doing the legal cases of the Bank From his evidence we get that the Bank has four branches in Calcutta. There are 143 workmen employed in all the four branches. Some attendance registers of the employees for the relevant period when the reference was made, were tendered and marked Ext. M-1, collectively. At the Netaji Road Branch of the Bank to which the concerned workman belgoned, there were 27 workmen of the subordinate staff in May, 1978 and 39 in the clerical staff at that time.
- 11. It has been first urged by Mr. Sengupta, the learned advocate that the Union having some appreciable number of employees of the Bank has a right to represent the Bank I shall, therefore, consider how far this contention can be acceptable.

12. Admittedly we are concerned with the Bank at Netaji Subhas Road, Calcutta, not with other branches. Rajmoni Tewari belongs to Netaji Subhas Road unit of the Bank and as such the dispute relates to this unit alone. From WW 1 Rajmoni we get that the employees of the Bank have their two unions, (1) Hindustan Commercial Bank. Employees' Association of which he was the Assit Secretary and (2) Hindustan Commercial Bank Karmachari Sangh that those two unions are still in existence and that he resigned his member ship in Bank Employees' Association when his case was not espoused by that Association. The witness has stated that of the 14 signatories of Ext. W-2 a letter dated 27 9-77 purpor ted to request the General Secretary of the Union to take up the case of Rajmoni only 4 employees of the Bank at Netaji Subhas Road were members of the Union. He has further stated that only 10 of the 15 signatories to the letter Ext. W-8 dated 26th August, 1977 were members of the Union and 6 were not Ext. W 8 has 15 signatories, not 16, Of the ten members of the Union the witness has said, six were working at Netaji Subhas Road. Ext. W 8 is the letter written to the Bank to grant allowance to Rajmoni. Again according to WW 1 there were 10 members of the Union who belonged to the Bank at Netaji Subhas Road.

According to WW-2, the Deputy General Secretary of the Union, 16 employees of the Bank were members of the Union, 16 employees of the Bank were members of the Union and most of them belonged to the Bank at Netaji Subhas Road He does not, however, say who belonged to the Netaji Subhas Road Bank At on place WW-1, says that of the 16 members of the Union six belonged to Buria Bazar Branch and the rest were working at Netaji Subhas Road and at another place his evidence is that of the members Pradip, Sheo Murat, Jagadish Narayan, Basdeo Singh, Nani Gopal and Hiralal of Fxt W-8 were working at Netaji Subhas Road WW 2, has referred to the admission forms of the members of the Union They are Ext W 5, collectively They are all dated 25th March, 1977 According to the admission forms out of 16 employees 9 belonged to the Bank at Netaji Subhas Road and of them again two J N Mishra and Noni Gopal belonged to clerical staff WW 2 has marked the names of sixteen employees of the Bank in red pencil in Ext W-4, from serial nos 215 to 230 The name of Ram Bahal, Sl No 226 does not appear in any of the admission forms, Ext W-5 These 16 names in Ext W-4, were entered in the Register consecutively and, no wonder, if on the same day

14 WW 2, has stated that the first 16 counterfoils of the Receipt book will show that the 16 members for whom he produced membership forms, Ext W-5, paid subscription The first sixteen counterfoils have been collectively marked Ext W-6 In these counterfoils in Sl No 304 we find that there is mention of payment of admission fees and annual subscription in respect of J N Mehta and again in Sl No 306 there is payment of annual subscription only by J N Mehta Both the counterfoils are dated 16th April, 1977 This is abnormal and not explained In Ext. W-6 referred to by WW-2, there is no mention of payment of admission fee and a subscription made by Sambhunath Singh mentioned in Sl No 215 in Ext W-4 Ext W 5 shows that Sambhu Singh applied to be a member of the Union on 25th March, 1977 and WW-2, says that the subscriptions of all the employees of the Bank mcluding Sambhu Singh, 16 in number were accepted on 16th April 1977 No such payment of admission fee and subscription made by Sambhu Nath on 16th April, 1977 appears in Ext W-6 On the other hand in the counterfoil book there is mention of payment of admission fee and subscription by one Sambhunath Singh of Hindustan Commercial Bank on 23rd May, 1977 in counterfoil no 371 dated 23rd May, 1977 This has not been mentioned or proved by WW 2 It has not been marked an exhibit It has not been mentioned during argument also Even if it is assumed that inadvertantly it was missed by WW-2 then there was no reason for appearance of the name of Sambhunath on the top of the list of the employees of the Bank in the Membership Register, Fxt W-4 where the names of those members were entered in the book on their payment of admission fees and subscription on 16th April 1977 whereas Sambhunath paid them on 23rd May, 1977 long after them when before him several others became members on alleged payment There is no explanation of this serious discrepancy However, I take no notice of this counterfoil as it is not an exhibit and not relied on by the Union I place no importance to it

15 In this case there are some facts and circumstances to be considered along with the evidence on record. The evidnce shows that the employees of the Bank have two unions The concerned workman was the Assistant Secretary of one of such unions and he resigned his membership of the said Employees' Association as his case was not taken up by it Clearly, therefore, the Employees Association or the Karamchari Sangh of the employees of the Bank did not take up the case of Rajmoni WW 1, has admitted that he then approached the Union and the President of the Union asked him to write a letter in this regard. Accordingly a letter was written and a copy of the same was delivered to the management of the Bank When his case was not considered, a letter was written to the Conciliation Officer On September, 1977 he filed a case before the Regional Labour Commissioner None of the alleged members of the Union or employees of the Bank have been examined in this case to say that they are members of the Union that they signed the admission forms or that they, in fact, paid subscription to the Union WW 1 has stated that he requested all the signatories of Fxt W-2, to sign the letter to help him and they signed Rajmoni being disappointed not to get support of the two unions of the employees of the Bank whose subscriptions were realised from their pay, approached the Union The nature of the documentary evidence, namely, the admission forms, the entries in the membership register, the counterfoils of subscription book clearly shows that the docu ments are most unreliable I am of the opinion that they are not genuine I am not satisfied at all that the employees of the Bank ever became members of the Union There is no resolution or indication in any proceedings of any meeting of the Union that either the members or the employees of the Bank wanted that the Union should espouse the cause of Rajmoni Tewarl The oral evidence of the WW-1, and WW-2, is throughly unreliable. Moreover in the written statement nowhere has it been stated by the Union that it had any employee of the Bank as its member or that it had the right to represent the union as it had sufficient employees of the Bank for representation

16 In this case the evidence shows that in the Bank at Netaji Subhas Road, Calcutta, there were 39 persons in the clerical staff and the strength of the subordinate staff was 27 Rajmoni belonged to the subordinate staff My finding is that the Union had or has no employee of the Bank as its member real or bonafide, not to speak about appreciable or reasonable number of employees from the Bank In this view of the matter the Union cannot be said to have authority to represent the employees of the Bank

17 Next Mr Sengupta submitted that the union had taken up the case of Rajmoni as appreciable number of employee of the Bank requested it by Ext W-2 WW-1 has said that the persons who signed in Hindi did not know English Six of the fourteen signatories in Fxt W-2 signed in Hindi There is no evidence that they signed it knowing the contents The witness has said that he asked the signatories to help him and they signed His further evidence is that out of 14 signatories only 4 persons worked in the Bank at Netaji Subhas Road Of them again three viz Nani Gopal, Jagdish N Mehra and Pradip Bose are clerks according to Ext W-5 Therefore, of the category of sub-staff on which Mr Sengupta relies, there is only one out of 27 sub-staff of the Bank at Netaji Subhas, Road who requested the General Secretary of the Union to take up the case of Rajmoni Again, according to Fxt W-5 P K Bose is an employee of Burra Bazar Branch Therefore, only 3 employees of the Bank at Netaji Subhas Road belonging to clerical and subordinate staff were signatories in Ext W 2 The un-contradicted evidence of MW-1 is that at Netaji Subhas Road Branch there were 39 clerical staff and 27 subordinate staff in all 66 at the time of reference 3 out of 66 workmen cannot by any imagination, be held to be sufficient, appreciable or reasonable to give authority to the Union to represent either 66 or even 27 subordinate staff of the Netaji Subhas Road branch Moreover, none of the signatories have been examined by the Union to give evidence that they signed Ext W-2, or that they gave such nuthority to the union for esponsing the cause of Rajmoni No explanation has been given for non-examination of any of the signatories or members. In the circumstances of the case it is reasonable to presume that had they been examined in this case they would have deposed against the Union In this case they would have deposed against the Union In this case they would have deposed against the Union In this case ww-2, stated in evidence that he heard that the management of the

persons have not been examined. Such evidence is purely hear say and worth nothing. The statements are unreliable and unacceptable, What WW-1, has not stated, has been unhesitatingly stated by the overzealous WW-2, the Deputy General Secretary of the Union. The evidence of WW-1, and WW-2 is utterly unacceptable. I reject the same.

- 18. Ext. W-8 is an appeal made to the Agent of the Bank to allow daftry allowance. It is a sort of solicitation. None of the signatories have been examined to say that they signed it. Eight of the fifteen signatures are in Hindi. There is no evidence that the signatories were aware of the contents of the document. Moreover Ext. W-8 does not prove that the signatories espoused the cause of the concerned workman either for conciliation proceeding or for the present reference or that they gave authority to the union to espouse the cause of the workman.
- 19. Lastly, the Union has produced one resolution Book marked Ext. 3 containing a resolution of the Executive Committee meeting held on 29th September, 1977, a part of which has been marked Ext. W-3(a). Ext. W-3(a) reads as follows:

"The Deputy General Secretary produced a letter by a group of employees of Hindustan Commercial Bank wherein they have requested to take up the case of Rajmoni Tewari who worked as a Peon at Clearing House. The Management have rejected their claim and hence they like that the dispute should be taken up by this union. It was unanimously desolved that this Union shall sponsor the case of Sri Rajmoni Tewari who perform the duties of a Daftri while attending Clearing House duties."

It is to be noted that here it is mentioned that a group of employees of the Bank requested the Union to take up the case of Rajmoni, It has not been stated that some members wanted the union to take up the case. The decision was on the request of some employees. After Ext. W-3(a) it is stated that the General Secretary informed that there were a group of employees of the Bank on the role of the Union as members. In this connexion we may refer to the case of the Union in their written statement in paragraph 8. There it is stated, "that a group of employees supported the cause of Shri Tewari, and this union raised the dispute before the Asstt. Labour Commissioner (C), Calcutta." It is significant to note that in this pleading there is no indication whatso ever that any employee of the Bank was a member of union or that any group of member-employees supported the cause of Tewari or that the Union was authorised to espouse the cause of Tewari or that on the basis of any resolution passed by the Union it took up the cause of Tewari, Mr. Sengupta suggested that the reference when made has a presumption that industrial dispute exists but even if such presumption is assumed, the evidence and circumstances appearing in this case have smashed that presumption into pieces. Considering the evidence in this case, I find that the union was not authorised by any group of employees of the bank, appreciable in number or otherwise to espouse the cause of the concerned workman. The union had no right or authority to represent the workmen of the Bank in this reference. The resolution Ext. W-3(a) referred to by the Union is not genuine. From the evidence, I have no doubt to hold that WW-1, in connivance with the President, General Secretary and some others of the union brought the resolution the letters Exts. W-1. W-2. W-5 union brought the resolution, the letters Exts. W-1, W-2, W-5 and W-6 and the relevant names of members in Ext. into existence only to show that the union had authority to sponsor the cause of Raimonl as the Employees' Association and Karamchari Sangh had refused to take up the case. The evidene of WW-1 and WW-2, is unreliable and unacceptable.

- 20. The last line of attack of Mr. Sengupta for the union is that the Bank cannot challenge the representative character of the union as there is no such point taken in the pleading. In this connection my attention has been drawn to the paragraph 8 of the Bank's rejoinder which is quoted hereunder:
 - "8. The Hon'ble Tribunal is beyond their iurisdiction to hear this since the dispute was not validly raised by any Union of the bank and the Assistant Labour Commissioner was erred in taking the dispute for conciliation and the appropriate Government also erred in referring this dispute before this Hon'ble Tribunal. The Trade Unions which are existing in the Bank are 'Hindustan Commercial Bank Employees' Association' affiliated with Bengal Provincial Bank Employees' Association and a unit of "All

India Bank Employees' Association"; of which the workman was a Asstt. Secretary at the material time and his subscription to the Union was being deducted from his salary upto October, 1977. The other Union Hindustan Commercial Bank Karamchari Sangh, affiliated with Bengal Bank Employees' Congress, and with "All India National Trade Union Congress"; hence there was no scope of raising the dispute by some Group of persons. Therefore, this Union is barred from representing his case before this Hon'ble Tribunal."

The Bank challenged the right of the Union to raise the dispute and made the statement in paragraph 8 of the re-joinder. What the Bank wanted to say in that statement is quite clear. It appears from the statement that the employees of the Bank had two unions for themselves as named, that they paid subscription to their unions as mentioned by deduction from their wages, that the union involved in this case was not a union of any employee of the Bank, as there are already two in existence as stated and that in such circumstances there was no occasion or scope for any group of persons or employees as mentioned in paragraph 8 of the union's written statement to raise any dispute save and except through the two unions of the employees referred to in paragraph 8 of the rejoinder. The Bank's challenge is that the union not being a union of the Bank's employees, that is to say, the Union having no employee of the Bank as member has no right or authority to represent the workmen of the Bank in this case. For this reason the Bank has stated. "Therefore this union is barred from representing his case before this Hon'ble Tribunal" and "This Hon'ble Tribunal is beyond their jurisdiction to hear this since the dispute was not validity raised by any union of the Bank". It appears that the written statement and the rejoinder were filed by the Agent of the Bank and at the stage when they were filed by the Agent of the Bank and at the stage when they were filed by the Agent of the Bank and at the stage when they were filed by the Agent of the Bank and at the stage when they were filed by the Agent of the Bank and at the stage when they were filed by the Agent of the Bank and at the stage when they were filed by the Agent of the Bank and at the stage when they were filed by the Agent of the Bank and at the stage when they were filed by the Agent of the Bank and at the stage when they were filed by the Agent of the Bank and the stage when they were filed by the Agent of the Bank and the stage when they were filed by the Agent of the Bank and the stage when they were filed by the Agent of the Bank and the stage when they were filed by the Agent of the Bank and the stage when they were filed by the Agent of the Bank and the stage when they were filed by the Agent of the Bank and the stage when they were filed by the Agent of the Bank and the stage when they were filed by the Agent of the Bank and the stage when they were filed by the Agent of the Bank and the stage when they were filed by the Agent of the Bank and the stage when they were filed by the Agent of the Bank and the stage when they were filed by the Agent of the Bank and the stage when they were filed by the Agent of the Bank and the stage when they were filed by the Agent of the Bank and the stage when th and at the stage when they were filed no lawyer appeared in this case. The language of the written statement and the rejoinder of the Bank shows that it was not drafted and settled by any lawyer or expert in legal matters. The pleadings are to be liberally and reasonably construed. Moreover, the Union understood what the Bank wanted to say, and that is why it led evidence as to how the Union got authority to represent the workmen. It is evident in this case that the Bank certainly disputed the right, authority and status of the Union as representative body of the workmen of the Bank. The Bank disputed that the Union had any employee of the Bank as its member.

- 21. On the other hand the Union in its written statement simply stated that a group of employees of the Bank supported the cause of Tewari and the union raised the dispute. It has not been stated that the employees of the Bank authorised the union to raise the dispute or that the union having employees of the Bank as its members had a right to represent the employees. I have discussed these points raised earlier by Mr. Sen Gupta and the contentions of the Union have been rejected This last point raised by him as his main argument, the earlier ones being minor as he says, is also found unacceptable and the same is rejected.
- 22. In view of my finding above that the Union has no locus standi, right or authority to represent the workmen of the Bank either at the time of reference or at any time, the preliminary point raised by the Bank is decided in its favour and again the Union. This Tribunal has no jurisdiction to decide the dispute referred to it as it is not an industrial dispute but an individual dispute.

I pass the award accordingly.

R. BHATTACHARYA, Presiding Officer [No. L-12012/16/78-D. II(A)]

The 28th October, 1980

New Delhi, the 18th November, 1980

S O. 3329.—In pursuance of section 17 of the Industrial Disputes Act. 1947 (14 of 1947), the Central Government hereby publishes the following award of the Central Government Industrial Tribunal, Calcutta, in the industrial disnute between the employers in relation to the management of Indian Bank. Calcutta and their workmen, which was received by the Central Government on the 6th November, 1980.

CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL AT CALCUTTA

Reference No. 39 of 1978

PARTIES:

Employers in relation to the management of Indian Bank, Calcutta

AND

Their Workmen. APPEARANCES:

On behalf of Employers-Mr. N. K. Raha, Advocate.

On behalf of Workmen.—Mr. D. L. Sen Gupta, Advocate.

STATE: West Bengal INDUSTRY: Banking

AWARD.

To this Tribunal the instant reference under Section 10 of the Industrial Disputes Act, 1947 has been sent by the Central Government by its Order (F. No. L-12012|81|77-D.II.A) dated the 5th April, 1978 for the adjudication of a dispute between the employers in relation to the management of Indian Bank, Calcutta and their workmen. The decision is required of the following question:

- "Whether the action of the management of Indian Bank, P-8, Brabourne Road, Calcutta in withdrawing the special allowance duties from Shri Pradip Kumar Mitra their representative in the Clearing House, Calcutta with effect from 16-5-77 and depriving him of his Special Assistance allowance is legal and justified ? If not, to what relief is the workman entitles?"
- 2. Indian Bank at P-8, Brabourne Road, Calcutta (hereinafter referred to as the Bank) appeared and filed written statement and a rejoinder to the written statement of the opponent. Bengal Bank Workers Organisation (hereinafter called the Union) appeared on behalf of the workmen of the Bank and filed written statement. It also filed a rejoinder to the written statement of the Bank.
- 3. In this case the Bank has raised one preliminary point for decision on the question of jurisdiction of the Tribunal to decide the dispute. In its written statement the Bank has stated that the dispute in question is not an industrial dispute and that it is an individual dispute. It has been further stated that the Union is neither a registered body nor a legal entity. On these grounds the Bank wants to say that this Tribunal has no jurisdiction to deal with the reference.
- 4. In reply to this averment, the Union in its rejoinder has denied the allegation. Its case, in short, is that 30 workmen out of 104 belonging to the Bank, by their letter dated 16-5-77, copy whereof is annexure 'C' to the rejoinder, requested the Union to take up the dispute concerning Pradip Kumar Mitra and accordingly the Union having the support of a substantial section of the workmen is entitled to represent the workmen of the Bank regarding the industrial dispute raised by the workmen. By an amendment of the rejoinder the Union has further stated that the concerned workman and 7 other workmen of the Bank were members of the union. On the basis of the letter of request dated 16-5-77 the union passed a resolution on 14-5-77 to take up the industrial dispute.
- 5. Mr. D. L Sengupta, learned advocate appears on behalf of the Union and Mr N. K Raha, Tearned Advocate for the Bank appears.
- 6. The General Secretary of the Union Shakti Shekhar Das has given evidence as WW-1. One document has been marked Ext. W-1.
- 7. First, Mr. Sangupta has contended that in the pleading the Bank's case is that the Tribunal has no jurisdiction on the around that the union is not a registered body or a legal entity. His submission is that in the present case WW-1 stated that the union is registered and the registration number was 8091 but when there was no cross-examination on this roint and there is no evidence to the contrary, the objection as to the jurisdiction of the Tribunal fails. Mr. Sencupta's argument is that in the absence in the pleading the Bank cannot say that the Union does not or cannot represent

the workman of the Bank or that it has no authority to represent the workman in the absence of sufficient or reasonable number of workmen of the Bank as its members or for want of due authority from an appreciable portion of workmen.

- 8. I have gone through the paragraph 1 of the written statement filed by the Bank. It has been first stated that the dispute is not an industrial dispute but an individual dispute. Next it has been stated that the union is neither a registered body nor a legal entity. On these grounds, according to the Bank, the Tribunal has no jurisdiction to decide the question at issue. The language is simple and the sense or the meaning it conveys is clear. It is evident, therefore, that the Bank wanted to say that on two grounds there was the lack of jurisdiction. First, the present dispute is not an "industrial dispute" according to the provision of Industrial Disputes Act for want of legal characteristics as required but an indivi-dual dispute not entertainable by the Tribunal. Secondly, the Union not being a registered body has no legal existence. These two grounds taken up by the Bank were clearly understood by the Union. In the rejoinder to the written statement of the Bank, the Union replied in paragraph 1 that it denied that it was an individual dispute or that it was not an industrial dispute. In order to meet this objection raised by the Bank and to show that it is an industrial dispute, it has been further stated by the Union in that paragraph that 30 workmen of the Bank espoused and sponsored the present dispute by a letter dated 16-5-77 to the Manager of the Bank. To show how the Union was authorised to take up the cause of the concerned workman it is also stated in the rejoinder by the Union that 30 workmen by a separate letter dated 16-5-77 to the Union requested it to take up the dispute. Later on by an amendment of the rejoinder, the Union has further added in paragraph 2 that including the concerned workman employees of the Bank were members of the Union and that on the basis of the letter of request dated 16-5-77, the Union passed a resolution to take up the dispute, All these statements were made in the rejoinder in reply to the objection of the Bank that the present dispute is not an industrial dispute but an individual dispute. This shows that the union clearly understood what was pleaded by the Bank in paragraph 1 of the written statement. On the other hand the union did not think while filing the rejoinder, that the non-registration of the union was the ground taken up by the Bank to prove want of Tribunals jurisdiction as no reply was given in the rejoinder on that point. In fact, knowing the nature of preliminary objection raised by the Bank regarding the jurisdiction of the Tijbunal, Mr. Sengupta himself examined WW-1 for the union who gave evidence to say that some employees of the Bank were members of the Union, that 30 employees requested the union to take up the dispute and that a resolution was passed for the union to take up the case. These statements were all made to show that the instant dispute is an industrial dispute and not an individual dispute. I. therefore, reject the first line of argument as advanced and I hold that the Bank took two grounds of objection as to the question of jurisdiction of the Tribunal as already indicated. Bank is certainly entitled to take up the ground that present dispute is not an industrial dspute under the Industrial Disputes Act, 1947 and for that purpose it can challenge the right and authority of the union to represent the workmen of the Bank and show the falsity of the statements made by the union in its written statement and the rejoinder.
- 9. The other point canvassed by the Sengupta on behalf of the Union during argument is that 30 workmen out of 104 working in the Bank requested the union by a letter Ext. W-1 to take up the present case and on the authority of the said letter the union passed a resolution for espousing the cause of the concerned workman. In these circumstances the union had authority to represent the workmen in the conciliation proceedings and before this Tribunal.
- 10. The letter of authority on which the union relies is Ext. W-1 dated 16-5-77. This letter is typed one and it requests the General Secretary of the Union to take up the case. It contains 30 signatures. Originally 33 names were there but three have been struck out leaving 30 names. Regarding this letter the evidence of the General Secretary, WW-1 is that the union received this letter from Pradip Kumar Mitra, the concerned workman who is not a signatory. The witness says, "This letter is alleged to have been signed by 30 employees of the Indian Bank of Brabourne Road, They of course did not sign in my presence." None of the signatories have been examined to say that they signed it or that they asked the General Secretary to take up the case. The concerned work-

man has not come forward to give evidence in favour of the union. WW-1 has stated that there is a resolution of the union showing that the union took up the cause of Pradip Kumar. That resolution has not been proved in this case and no reason has been assigned why it was not proved. In the circumstances presumption will certainly go against the union. There is reason for non-production of the resolution and the said reason will appear in the statements made in the rejoinder. There it has been stated that on the basis of the letter of request dated 16-5-77 which is Ext. W-1, a resolution was passed on 14-5-77 by the Union to take up the case of the concerned workman. This very statement falsifies the story of the union that a resolution was passed for taking up the present case after the receipt of the letter of authority signed by 30 employees because the letter of authority Ext. W-1 is dated 16-5-77 but the date of resolution is 14-5-77 two days earner than the date when the letter of authority was written. No such resolution could be passed two days before the date of letter. The story of the passing of resolution for taking up the case after receipt of the letter of authority given by 30 employees has been disproved even by the story pleaded in the rejoinder. I have noticed the demeanour of Sakti Shekhar Das, the General Secretary of the Union who deposed as WW1. He does not appear to be a straight forward and truthful witness. I thoroughly disbeleive his evidence

- 11. In the pleading the union has stated that it has 7 employees of the Bank as its members. On the very statement, 7 employees out of 104 or 105 can not be a reasonable, sufficient or appreciable number for which the union can claim that it is the representative body of the workmen of the Bank. During examination-in-chief he did not speak about any employee being a member of the union. While being cross-examined the witness said that some of the signatories in Ext. W-1 are members of the union but he cannot say who they are unless he sees the records of the union. No register of members or the counterfoil of subscription book has been filed. No member has been examined, I do not accept the story that there was any workman of the Bank who was a genuine or bonafide member of the union, not to speak of appreciable number of employees. As the story of membership is of no help to the union it was not relied upon during argument.
- 12. However, the fact remains that the story of authority to represent the workmen of the Bank given to the union by virtue of Ext. W-1 is unacceptable to me as I disbelieve it. Practically the contents of Ext. W-1 have not been proved and it contains hearsay evidence. The Ext. W-1 is a got up document and not a genuine one. The union has not been duly authorised by any workman, far from appreciable number of workmen to represent the workmen of the Bank. The Union had no representative character or locus standi or authority or right to take up the instant case and represent the workmen of the Bank either at the time of reference or at any time. The present dispute is purely an individual dispute and has not acquired the character of industrial dispute as defined in the Industrial Disputes Act, 1947 and as such this Tribunal has no jurisdiction to adjudicate upon the dispute.
- 13. Accordingly, the preliminary objection as to the jurisdiction of the Tribunal raised by the Bank succeeds and the decision goes in favour of the Bank and against the Union I thus give my award as decided above.

Dated, Calcutta.

The 27th October, 1980.

R. BHATTACHARYA, Presiding Officer [No. L-12012/81/77-D.H(A)] S. S. MEHTA, Desk Officer नई विल्ली ' 14 नवम्बर 1980

कारुआर 3330—मैंगर्स वि ग्वालियर रेयन सिल्क मैन्युफैक्जरिंग (बी विग) कन्पनी लिमिटेड (स्टैपिल फाइबर डिबिजन, इंजीनियरिंग एक्ड इवलपमेट डिबिजन एण्ड स्टाब्लिशभेंट) (जिसे इनमें उसके पश्चात् इसक स्थापना कहा गया है) ने कमस्वारी भविष्य निधि घौर प्रकीर्ण उपबन्ध प्रक्षिणमें, 1952 (1952 का 19) (जिसे इममें इसके पश्चात उक्त प्रधिनियम कहा गया है) की धारा 17 की उपधारा (2क) के प्रधीन खूट दिए जाने के लिए ग्रावेदन किया है।

भौर केन्द्रीय सरकार का समाधान हो गया है कि उक्त स्थापन के कर्मचारों, कोई पृथक अभिदाय या प्रीमियम का सदाय किए बिना ही, भारतीय जीवन बीमा निगम की समूह बीमा स्कीम के अधीन जीवन बीमा के रूप में फायदा उठा रहे हैं और ऐसे कर्मचारियों के लिए ये फायदे उन फायदों से अधिक अनुकृष हैं जो कर्मचारी निक्षेप से सम्बंद्ध बीमा स्कीम, 1976 (जिसे इसमें इसके पश्चात् उक्त स्कीम कहा गया है) के अधीन उन्हें अनुक्षेय हैं,

प्रतः, सन, केन्द्रीय सरकार, उक्त प्रधिनियम की धारा 17 की उप-धारा (2क) द्वारा प्रदत्त प्रक्तियों का प्रयोग करने हुए श्रीर इसने उपादक धनुसूची में विनिदिष्ट शर्तों के प्रधीन रहने हुए, उक्त स्थापन को, 1 जुलाई 1979 से 30 जून, 1981 तक उक्त स्कीम के सभी उपवस्धों के प्रवर्तन से छूट देती हैं।

प्रतुस्ची

- उमत स्थापन के संबंध के नियोजक प्रावैशिक भविष्य निधि आंतुक्त मध्य प्रदेश को ऐसी विवरणिया भेजेगा, ऐसे लेखा रखेगा ग्रौर निरीक्षण के लिए ऐसी मुविधाएं प्रदान करेगा जो केन्द्रीय सरकार, समय-समय पर निर्दिष्ट करे;
- 2. नियोजक, ऐसे निरीक्षण प्रभारों का प्रस्येक मास की समाध्नि से 15 दिन के भीतर सदाय करेगा जो केन्द्रीय सरकार, समय-समय पर उक्त प्रधिनियम की धारा 17 की उपधारा (3क) के खण्ड (क) के प्रधीन सिर्दिश्ट करें।
- 3. समूह बीमा स्कीम के प्रशासन में जिसके भ्रन्तर्गन नेवाभी का रखा जाना, विवरणियों का प्रस्तुत किया जाना, बीमा प्रीमियम का संदाय, लेखाओं का अंतरण, निरीक्षण प्रभागों का मंदाय आदि भी है, होने वाले सभी व्ययों का वहन नियोजक द्वारा किया जाएगा;
- 4. नियोजक, केन्द्रीय सरकार द्वारा यथा प्रनुमोदित समूह बीस, स्कीम के निययों की एक प्रति, ग्रौर जब कभी उनमें संशोधन किया जाए तब उस संशोधन की एक प्रति तथा कर्मचारी की बहुसंख्या की भाषा में उसकी मुख्य बातों का अनुवाद, स्थापन के सूचना-पट्ट पर प्रदर्शित करेगा।
- 5. यदि कोई ऐसा कमचारी, जो कर्मचारी भविष्य निधि का या उक्त अधिनियम के अधीन छूट प्राप्त किमी स्थापन की भविष्य निधि का पहले से सबस्य है, उक्त स्थापन में नियोजित किया जाता है तो, नियोजिक, समूह बीमा स्कीम के सबस्य के रूप में उसका नाम तुरन्त दर्ज करेगा और उसकी बाबत आवश्यक प्रीमियम भारतीय जीवन बीमा निगम को संबल्त करेगा।
- 6 यदि उन्त स्कीम के प्रधीन कर्मचारियों को उपलब्ध फायवें बढ़ायें जाते हैं तो, नियाजक, समृह बीमा स्कीम के प्रधीन कर्मचारियों को उपलब्ध फायबों में समुजित रूप से बृद्धि की जाने की व्यवस्था करेगा जिससे कि कमचारियों के लिए समृह बीमा स्कीम के प्रधीन उपलब्ध फायवें उन फायदों से प्रधिक प्रमुक्त हों, जो उक्त स्कीम के प्रधीन प्रमुक्तेय हैं।
- 7. समूह बीमा स्कीम में किसी बात के होते हुए भी, यदि किसी कर्मंचारी की मृत्यू पर इस स्कीम के अधीन संदत रकम उस रकम से कम है जो उस कर्मंचारी की दणा में देय होती जब वह उक्त स्कीम के अधीन होता ता, नियोजक कर्मंचारी के विधिक वारिस/नामनिर्देणिती का प्रतिकार के रूप में दोनों रकमों के अतर के बराबर रक्षम का संदाय नरेगा।
- 8. समूह बीमा स्कीम के उपबन्धों में कोई भी संशोधन, प्रादेशिक िक्य निधि बायुक्त, मध्य प्रवेण के पूज प्रमुसोदन के बिना नहीं किया जाएगा ब्रौर जहां किसी संशोधन से मुख्यानियों के हिल पर प्रतिकल

प्रभाव पड़ने की संभावना हो बहां, प्रादेशिक भविष्य निधि श्रायुक्त, श्रपना श्रमुमोवन देने से पूर्व कर्मचारियों को श्रपना दृष्टिकोण स्पष्ट करने का यक्तियुक्त भवनर देगा।

- 9. यदि किसी कारणवंश, स्थापान के कर्मचारी, भारतीय जीवन बीमा निगम की उस समूह बीमा स्कीम के, जिसे स्थापन पहले अपना चुका है प्रधीन सही रह जाने हैं, या ध्म स्कीम के प्रधीन कर्मचारियों को प्राप्त होने बाले फायदे किसी रीनि से कम हो जाने हैं, तो यह छूट रह कर ही जायेगी।
- 10. यदि किसी कारणवण नियोजक उस नियत तारीख के भीतर जो भारतीय जीवन बीमा नियम नियत करे, प्रीमियम का सदाय करने में असफल रहता है, भीर पालिसी को व्ययगत हो जाने दिया जाता है तो, छट रह कर दी जाएगी।
- 11 यदि नियोजक, प्रामियम के मदाय ग्रादि में कोई व्यतिक्रम करना है तो, उन मृत सदस्यों के नाम निर्देशिनिया या विधिक वारिमों के, जो बह छूट न दी जान की दशा में उक्त स्कीम के ग्रन्तर्गत होते, वीमा फायदों के संदाय का उत्तरदायित्व नियोजक पर होगा।
- 1.2 उयन स्थापन के सक्षध में नियाजक इस स्कीम के प्रधीन प्रानं वाले किसी सदस्य की मृत्यु होने पर, उसके हकशार नाम निर्देशितियो/विधिक वारिसों का बीमा कुन रकम का सदाय सन्परता में भौर प्रत्येक दशा में भारतीय जीयन निसम में बीमाकुन रकम प्राप्त होने के मान दिन के भीतर सनिश्चित करेगा।

व्यार्वयात्मक ज्ञापन

इस भामले में पूर्वापक्षी प्रभाव से छूट देनी ध्रावण्यक हा गई है क्यांकि छूट के लिए प्राप्त ध्रावेदन पत्न की कारेवाई पर समय लगा तथापि यह प्रमाणित किया जाता है कि पूर्वापेक्षी प्रभाव से छूट देने से किसी के 8ित पर प्रतिकृत प्रभाव नहीं पड़ेगा।

> [स॰ एस॰ 35014 (73)/80-पी॰एफ॰ II] ए॰ पूनन, उप-मधिय

New Delhi, the 14th November, 1980

S.O. 3330.—Whereas Messis The Gwalior Rayon Silk Manufacturing (Weaving) Company Limited (Staple Fibre Division Engineering and Development Division, Establishment) (herematter referred to as the said establishment) have applied for exemption under sub-section (2A) of section 17 of the Employees' Provident Funds and Miscellaneous Provisions Act, 1952 (19 of 1952) (hereinafter referred to as the said Act);

And whereas, the Central Government is satisfied that the employees of the said establishment are, without making any separate contribution or payment of premium, in enjoyment of benefits under the Group Insurance Scheme of the Life Insurance Corporation of India in the nature of Life Insurance which are more favourable to such employees than the benefits admissible under the Employees Deposit-linked Insurance Scheme, 1976 (hereinafter referred to as the said Scheme.

Now, therefore in exercise of the powers conferred by sub-section (2A) of section 17 of the said Act and subject to the conditions specified in the Scheduled annexed hereto, the Central Government hereby exempts with effect from 1st July, 1979 and upto 30th June, 1981, the said establishment from the operation of all the provisions of the said Scheme.

SCHEDULE

1. The employer in relation to the said establishment shall submit such returns to the Regional Provident Fund Commissioner, Madhya Pradesh, maintain such accounts and provide for such facilities for inspection, as the Central Government may direct from time to time.

- 2. The employer shall pay such inspection charges as the Central Government may, from time to time, direct under clause (a) of sub-section (3A) of section 17 of the said Act, within 15 days from the close of every month.
- 3. All expenses involved in the administration of the Group Insurance Scheme, including maintenance of accounts sub mission of returns, payment of insurance premia, transfer of accounts, payment of inspection charges etc. shall be borne by the employer.
- 4. The employer shall display, on the Notice Board of the establishment, a copy of the rules of the Group Insurance Scheme as approved by the Central Government and, as and when amended, alongwith a translation of the salient features thereof, in the language of the majority of the employees.
- 5. Where an employee, who is already a member of the Employees' Provident Fund or the Provident Fund of an establishment exempted under the said Act, is employed in his establishment, the employer shall immediately enrol him as a member of the Group Insurance Scheme and pay necessary premium in respect of him to the Life Insurance Corporation of India.
- 6 The employer shall arrange to enhance the benefits available to the employees under the Group Insurance Scheme appropriately, if the benefits available to the employees under the said Scheme are enhanced so that the benefits available under the Group Insurance Scheme are more favourable to the employees than the benefits admissible under the said Scheme.
- 7. Notwithstanding unything contained in the Group Insutance Scheme, if on the death of an employee the amount payable under this Scheme be less than the amount that would be payable had employee been covered under the said Scheme, the employer shall pay the difference to the legal heir/nominee of the employee as compensation.
- 8. No amendment of the provisions of the Group Insurance Scheme shall be made without the prior approval of the Regional Provident Fund Commissioner, Madhya Pradesh, and where any amendment is likely to affect adversely the interest of the employees the Regional Provident Fund Commissioner shall before giving his approval, give a reasonable opportunity to the employees to explain their point of view.
- 9. Where, for any reason, the employees of the establishment do not remain covered under the Group Insurance Scheme of the Life Insurance Corporation of India as already adopted by the establishment, or the benefits to the employees under this Scheme are reduced in any manner, the exemption shall be liable to be cancelled.
- 10 Where, for any reason, the employer fails to pay the premium within the due date, as fixed by the Life Insurance Corporation of India, and the policy is allowed to lapse, the exemption is liable to be cancelled.
- 11. In case of default, if any, made by the employer in payment of premium etc., the responsibility for payment of assurance benefits to the nominec or legal heirs of deceased members who would have been covered under the said Scheme but for grant of this exemption, will be that of the employer.
- 12. Upon the death of the member covered under the Scheme the employer in relation to the said establishment shall ensure prompt payment of the sum assured to the nominee/legal heirs entitled for it and in any case within 7 days of the receipt of the sum assured from the Life Insurance Corporation of India.

Explanatory Memorandum

It has become necessary to give retrospective effect to the exemption in this case, as the processing of the application for exemption took time. However it is certified that the grant of exemption with retrospective effect will not affect the interest of anybody adversely.

[No. S. 35014(73)/80-PF. II]

A. POONEN, Dy. Secy.